APPENDIX IV

Brief Particulars regarding the Indian Inspection Service (Class I)

The Lodian Inspection Service (Class I) consists of three grades of posts, viz. Grades I, II and III.

- 2. Persons recruited to Grade III of the Service through the competitive examination shall be an probation for a period of at least 2 years and they will receive pay in the time scale of Rs. 400—400—450—30—600—35—670—EB—35—950. On completion of the probationary period, if they have passed the prescribed departmental examinations and are considered fit for permanent appointment be confirmed in Grade III of the Service (Engineering or Metallurgical Branch) subject to availability of permanent posts. Grade III of the Service includes posts of Assistant Director/Inspecting Officer in the Directorate General of Supplies of Assistant Director/Inspecting Officer (Grade II) in the India Store Department, and Disposals and Technical Officer (Grade II) in the India Store Department, London in the time scale of Rs. 400—950 referred to above. Posts falling in (i) London in the time scale of Rs. 400—950 referred to above. Posts falling in (i) London in the time scale of Rs. 400—950 referred to above. Posts falling in (i) Inspection Service (Class I).
- 3. Persons appointed to Engineering or Metallurgical Branch of Grade III by the Service shall be eligible for promotion to the corresponding Branch of Grade II of the Service, which includes posts of Deputy Director of Inspection in the Directorate General of Supplies and Disposals, or Director of Inspection or Technical Officer (Grade I) in India Store Department, London in the scale of Technical Officer (Grade I) in India Store Department, London in the scale of Rs. 600—40—1,000—1,000—1,050—1,050—1,100—1,100—1,150 (Existing)/Rs. 700—40—1,100—50/2—1,250 (Revised).
- 4. Grade I of the Service includes the posts of Director of Inspection and Director of Inspection (Rolling Stock) in the Directorate-General of Supplies and Disposals and the post of Deputy Director-General (Inspection) in the India Store Department, London in the scale of Rs. 1,300—60—1,600. It also includes the post of Deputy Director General (Inspection) in the Directorate-General of Supplies of Deputy Director General (Inspection) in the Directorate-General of Supplies and Disposals in the super-time scale of pay of Rs. 1,800—100—2,000. The posts in Grade I of the Service are selection posts.

[No. 49/9/61-ESIL]

B. D. KUMAR, Dy. Secy

MUNISTRY OF TRANSPORT AND COMMUNICATIONS

(Department of Transport)

(Transport Wing)

PORTS

New Delhi, the 15th January 1963

G.S.B. 143.—In exercise of the powers conferred by Sections 33, 35, 46 and 47 of the Indian Ports Act, 1908 (15 of 1908), the Central Government hereby makes the following rules further to amend the Port of Cochin (Port Dues and Other Charges) Rules, 1958, published with the notification of the Government of India in the Ministry of Transport and Communications (Department of Transport Wing) No. G.S.R. 686, dated the 4th August, 1958, namely:—

RULES

- 1. These rules may be called the Port of Cochin (Port Dues and other Charges) Amendment Rules, 1963.
- 2. In the Schedule to the Port of Cochin (Port Dues and Other Charges) Rules 1958, in Section VII entitled "A. OVERTIME FEES PAYABLE BY VESSELS WORKING AT THE WILLINGDON ISLAND WHARVES AND THE OIL TANKER BERTH JETTY IN ERNAKULAM CHANNEL", for Note 3, the following item shall be substituted, namely:—
 - "3. The minimum period for which overtime work shall be applied for and charged shall be four hours per hook in the case of recess or night.

 work on working days and four hours for work on Sundays and

holidays. This minimum period shall not apply in the case of work during recess hour during day, for which charges shall be recovered for the actual period applied for."

[No. F.8-PG(81)/61]

New Delhi, the 18th January 1963

G.S.R. 144.—The following, draft of certain amendments in the Vizagapatam Port Rules and Scales of Rates, which the Central Government proposes to make in exercise of the powers conferred by clauses (j) and (jj) of sub-section (1) of section 6 of the Indian Ports Act, 1908 (15 of 1908), is published as required by sub-section (2) of section 6 of the said Act for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 20th February, 1963.

2. Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the central Government.

Draft Amendment

For rule 13B of the Vizagapatam Port Rules and Scales of Rates, the following shall be substituted, namely:—

"13B. Fees for the services of Port tugs outside the 3-mile limit:-Rs. 4,000/- per tug per day or part thereof.

Norg.-1. The above charges are exclusive of any charges for insurance of the tug for marine risks. Such charges will be extra.

2. Day counts from midnight to midnight,

\$. The charges include the cost of ration to the crew and the victualling of the officers deputed with the tug."

[No. F. 17-PG(12)/62.]

HARBANS SINGH, Under Secy.

MINISTRY OF WORKS, HOUSING AND REHABILITATION (Department of W. & H.)

New Delhi, the 26th January 1963

G.S.B. 165.—In exercise of the powers conferred by the provise to Article 308 of the Constitution, the President hereby makes the following rules regulating the method of recruitment of persons to the post of Hindi Officer in the Department of Works and Housing under the Ministry of Works, Housing and Rehabilitation,

- 1. Short title.—These rules may be called the Ministry of Works, Housing and Behabilitation (Department of Works and Housing) (Hindi Officer) Recruitment Rules, 1963.
- Application.—These rules shall apply for recruitment to the post specified in column 1 of the Schedule annexed hereto.
- Number, classification and Scale of pay.—The number of post, its classification and the scale of pay attached to it shall be as specified in columns 2 to 4 of the said Schedule.
- 4. Method of recruitment, age limit and other Qualifications.—The method of recruitment, age limit, qualifications and other matters connected therewith shall be as specified in columns 5 to 13 of the Schedule aforesaid:

Provided that the maximum age limit specified in column 6 of the Schedule in respect of direct recruitment may be relaxed in the case of candidates beloging to Scheduled Castes/Tribes displaced persons and other special categories in accordance with the orders issued by the Central Government from time to time.

- 5. Disqualifications.—(a) No person who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life time of such spouse shall be eligible for appointment to service; and
 - (b) no woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to service:

 Provided that the Central Government may, if it is satisfied that there are special grounds for doing so exempt any person from the operation of this rule.

Scott.

Recruitment Rules for the post of Hindi Officer (Deptt. of Works,

Name: of post No. of Classification Scale of pay Whenter selection for direct qualifications required for direct recruits for direct recruits for direct recruits post or non-selection post

I	. 2	3	4	5	6	7
Hladi Officer	One	G.C.S. Class II (Gazetted) (Non-Ministe-rial).	Ra. 350— 25—5001 30—590— BB—30— 800—BB— 30—830— 35—900 (revised)	N, A	40 years and below (relax-able for Government servants)	(i) At least Second Class Masters's degree in Hindi of a recog- nised University of equivalent. (ii) About 3 years ex-

DULE

Housing in Ministry of Works housing and Rehabilitation

Whether age and educational qualifications prescribed for the direct recruits will apply in the case of promotees

Period of Method of probation, rectt. whether by direct rectt. or by promotion or transfer and perometage of the vacancies to be filled by various methods

Method of rectt, whether by direct ton transfer grades from which promotion to be made

If a DPC exists what is its compoistion Circumstances in which U.P. S.C. is to be consulted in making rectt.

8	3	10	11	13	13
N.A.	2 years	Bykirect recruitment.	N.A.	N.A.	As required under the rules.

[No. 42/5/61-Adm.]] P. RAJARATNAM, Under Secretary.

MINISTRY OF LABOUR & EMPLOYMENT

' New Delhi, the 16th January 1963

of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the post of Officer on Special Duty (Workers' Education and workers' participation in management) in the Ministry of Labour and Employ.

- 1. Shortwitte.—These rules may be called the Officer on Special Duty (Workers' Education and participation in management) Recruitment Rules. 1962. ment, namely:
- 2. Application.—These rules shall apply to the post of Officer on Special Duty (Workers' Education and workers' participation in management) in the Ministry of Labour and Employment, as specified in column 1 of the Schedule annexed hereto.
- 3. Number, Classification and Scale of pay.—The number of posts, its classification and the scale of pay attached thereto shall be as specified in columns 2 to 4 of the said Schedule.
- 4. Method of recruitment, period of deputation and other qualifications.—The method of recruitment, period of deputation, qualifications and other matters connected therewith shall be as specified in columns | to 13 of the Schedule sforesaid.
 - 5. Disqualifications.—(a) No person, who has more than one wife, living or who having a spouse living, marries in any case in which having a spouse living, marries in any case in which such marriage is void by reason of its taking place during such marriage is void by reason of its taking place during the life-time of such spouse, shall be cligible for appointment to service; and
 - (b) no woman, whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to service;

Provided that the Central Covernment may, if satisfied that there are grounds for so ordering, exempt any person from the operation of this rule. SCHE

Recruitment Rules for the post of Officer on Special Duty (Workers' Education and Workers' Pari

qualifications required Age limit Educational for direct qualification None of p s No. of Classification Scale of pay Whether selection post be recruits osts non selection post

6 15 4 3 2 ¥ Not applicable Not ap-plicable. Not ap-plicable. Rs. 1300-Central Civil post Class I Officer on Special Duty (Workers) Gazetted. Education and workers' participa-tion in TRADESC

BULB

cipation in Management) in the Ministry of Labour and Employment

Whether age and educational qualifications prescribed for the direct recruits will apply in the case of promoters	Period of probation if any	Method of, pett, whether by direct recruitment or by promotion or transfer and percentage of the vicancies to be filled by various methods	In case of rectt, by promotical transfer, grades from which promotion to be made	If a DPC egists what is its com- position	Circums- tances in which U.P. S.C. is to be consult- in mak- ing rects.
8	9	10	n se	13	13.
Not applicable	Not appli- cable.	Transfer on deputa- tion.	Transfer on dept tation. Officers of the All India Services, Central Services, or State Services holding analogous posts and possessing to years experience of indirection relation. (Period of deputation no exceeding 5 years.)		As required ander the rules,
	Sign.	tr. F	BALWAR	o. F. 1/10 SINGEL	Under Seco

· New Delhi, the 18th January 1963

- G.S.B. 147.—In exercise of the powers conferred by section 3, read with section 7, of the Coal Mines Provident Fund and Bonus Schemes Act, 1948 (46 of 1948), the Central Government hereby makes the following Scheme further to amend the Coal Mines Provident Fund Scheme, published with the notification of amend the Coal Mines Provident Fund Scheme, published with the notification of the Government of India in the late Ministry of Labour, No. PF. 15(5)/48, dated the 11th December, 1948, namely:—
- 1. This Scheme may be called the Coal Mines Provident Fund (first Amendment) Scheme, 1963.
- 2. In the Coal Mines Provident Fund Scheme, in the Table in sub-paragraph (1) of paragraph 33-B, after clause (iii), the following entries shall be inserted under columns 'Contribution' and 'Rate of administrative charges' respectively, namely:—

"(iv) Provident Fund contribution payable for any period after the 31st January 1963. Two and point four (2.4) per centum of the total amount of member's and employer's contributions".

[No. 2(276)/62-PF.1/L]

- G.S.E. 148.—In exercise of the powers conferred by section 3, read with section 7, of the Coal Mines Provident Fund and Bonus Schemes Act, 1948 (46 of 1948), the Central Government hereby makes the following Scheme further to amend the Andhra Pradesh Coal Mines Provident Fund Scheme published with the notification of the Government of India in the late Ministry of Labour, No. S.R.O. 657, dated the 12th March, 1956, namely:—
- 1. This Scheme may be called the Andhra Pradesh Coal Mines Provident Fund (first Amendment) Scheme, 1963.
- 2. In the Andhra Pradesh Coal Mines Provident Fund Scheme, in sub-paragraph (2) of paragraph 13, for the words "two and half per centum", the following words, figure and brackets shall be substituted, namely:—

"two and point four (2.4) per centum".

3. The above amendment shall come into force with effect from the 1st February, 1963.

[No. 2(276)/62-PF.L/IL]

- G.S.R. 149.—In exercise of the powers conferred by section 3, read with action 7, of the Coal Mines Provident Fund and Bonus Schemes Act, 1948 (46 of 1948), the Central Government hereby makes the following Scheme further to amend the Rajasthan Coal Mines Provident Fund Scheme, published with the notification of the Government of India, in the Ministry of Labour and Employment, No. S.O. 32, dated the 11th February, 1958, namely:—
- 1. This Scheme may be called the Rajasthan Coal Mines Provident Fund (first Amendment) Scheme, 1963.
- 2. In the Rajasthan Coal Mines Provident Fund Scheme, in sub-paragraph (2) of paragraph 12, for the words "two and half percentum", the following words figure and brackets shall be substituted, namely:—

"two and point four (2.4) per centum".

3. The above amendment shall come into force with effect from the 1st February, 1963.

[No. 2(276)/62-PF.L/DL] P. D. GAIRA, Under Set?

MINISTRY OF FOOD AND AGRICULTURE

(Department of Food)

New Delhi, the 10th January 1963

G.S.R. 158.—In exercise of the powers conferred by clause (b) of sub-section (2) of section 18 of the Agricultural Produce (Development and Warehousing) Corporations Act, 1956 (28 of 1956), and in partial medification of the notification of the Government of India in the Ministry of Food and Agriculture (Department of Food) No. GSR 768, dated 25th Jurie, 1959, the Central Government hereby notifies the 31st day of December, 1963, as the date on or before which applications by the institutions specified in the said clause shall be made for allotment of shares, issued in the first instance by the Central Warehousing Corporation under sub-section (1) of the said section.

[No. F-26/4/62-SG. IL]

A. V. SESHANNA, Under Secy.

New Delhi, the 18th January 1963

G.S.R. 161—In exercise of the powers conferred by article 309 of the Constitution, the President hereby makes the following rules to amend the Central Fisheries Marine and Inland Research Institutes (Recruitment to Technical Class I and II Posts) Rules, 1980 published with the Notification of the Government of India in the Ministry of Food and Agriculture (Department of Agriculture) as G.S.R. No. 1195, dated the 23rd September, 1960, namely:—

- These rules may be called the Central Fisheries Marine and Inland Research Institutes (Recruitment to Technical Class I and Class II Posts) Amendment Rules, 1963.
- 2. In the Schedule to the said rules, for the entries in column 11 relating to dem 4, the following entries shall be substituted, namely:—

"Research Assistants (Selection Grade) and Survey Assistants (Selection Grade) in the pay scale of Rs. 325—575 with two years experience in the said selection grade."

[No. 2-80/60-FY(I).]

C. R. SRINIVASAN, Under Secy.

New Delhi, the 18th January 1963

G.S.R. 153.—In exercise of the powers conferred by the provise to article 309 of the Constitution, the President hereby makes the following rules further to amend the National Sugar Institute (Class I and II Posts) Rules, 1958, published with the notification of the Government of India, in the Ministry of Food and Agriculture (Department of Food), No. G.S.R. 496, dated the 11th June, 1958, amely:—

- 1. These rules may be called the National Sugar Institute (Classes I and II Posts) Amendment Rules, 1963.
- 2. In the Schedule to the National Sugar Institute (Classes I and II Posts) Rules, 1958, after item No. 31 and the entries relating thereto, the following item and entries shall be inserted, namely:—

DULK

in Ministry/office of

File No.

apply in the tees.

Whether age and educational qualifications any, prescribed for the direct recruits will apply in the case of promo-

In case of rectt. by if a DPC Circums-promotion, transfer, exists rances i grades from which what is its promotion to be composi-U.P.S.C. mude."

exists what is its composiis to be consulted in making rectt.

8

9

23

13

N.A.

By transfer on de-putation failing which by direct 2 years direct recruits. recruitment.

Toumfer on Depu--N.A.

As required under the rules.

suitable officers of the C. S. S. or other Central Services (period deputationof ROT 3 'years.)

> [No. F. 3-70/62-Sugar.] PARTAP SINGH, Under Secy.

(Department of Food)

ORDER

New Delhi, the 18th January 1963

G.S.E. 153.—In pursuance of sub-clause (b) of clause 2 of the Wheat Roller Flour Mills (Licensing and Control) Order, 1957, the Central Government hereby appoints Shri R. Dayal, Deputy Director (Milling), New Delhi vice Shri S. S. Bajaj as Inspector to exercise the powers and perform the duties of Inspector under the said Order within his jurisdiction and makes the following further amendment in the notification of the Government of India in the Ministry of Food and Agriculture (Department of Food) S.R.O. 2022, dated 25th September, 1957, namely:—

In the schedule to the said Notification, for item 2, the following item shall be substituted, namely:—

"2. Shri R. Dayal,"

Deputy Director (Milling), New Delhi."

[No. 116/1/63-BP.III.]

N. B. BASU, Under Secy.

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MINISTRY OF FINANCE

(Department of Economic Affairs)

CORRIGENDUM

New Dethi, the 21st January 1983

G.S.E. 154.—In page 15 of Part II. Section 3, Sub-section (1) of the Gazatte of India Extraordinary, 1963,—for the word and figure "Pausa 19", rend the word and figure "Pausa 20".

[No. F. 7(26) SB-63.]

R. R. SESHADRI, Dy. Secy.

The Gazette



of Andia

PUBLISHED BY AUTHORITY

No. 5) NEW DELHI, SATURDAY, PEBRUARY 2, 1963/MAGRA 13, 1884

NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 19th

No.	No. and Date	Issued to	Subject
14	G.S.R. 124, dated 16th January, 1963.	Ministry of Pinence	Corrigendum.
15	G.S.R. 125, dated 18ti January, 1963.	Ministry of Pood & Agriculture.	Authorising the Director of Food Supplies, Government of Orissa to determine the average market race of rice or paddy in such locality in the State of Orissa aforesaid.
16	G.S.R. 126, dated 19th January, 1963.	Ministry of Food & Agriculture.	The Sugarcane (Control) Amendment Order, 1963.
17	G.S.R. 127, dated 19th January, 1963.	Ministry of Pinange	Prohibiting entry into India by Sea or land any issue of the under news- paper entitles "Daily Jang, Karachi".
18	G.S.R. 128, dated 19th January, 1963.	De,	The Wealth-tax (Exemption of Heiricom Jewellery of Rulers) Amend- ment Rules, 1963.

Copies of the Gazettes Extraordinary mentioned above will, be supplied on indent to the Manager of Publications, Civil Lines, Delhi, Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II-Section 3-Sub-section (i)

General Statutory. Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories),

MINISTRY OF HOME AFFAIRS

New Delhi, the 18th January 1963

**G.S.R. 162.—In exercise of the powers conferred by section 2 of the Union territories (Laws) Act, 1950 (30 of 1950), the Central Government hereby extends to the Union territory of Manipur, the West Bengal Collective Fines Act, 1950 (West Bengal Act XXXIX of 1950), as at present in force in the State of West Bengal, subject to the following modifications, namely:—

Modifications

In the said Act,-

- 1. for the expression "State Government", wherever it occurs, the expression "Chief Commissioner" shall be substituted;
- 2. in section 1, for sub-section (2), the following sub-sections shall be substituted:—
 - "(2) It extends to the whole of the Union territory of Manipur.
 - (3) It shall come into force at once."
 - 3. after section 1, the following section shall be inserted, namely:-
 - "1-A. Definitions.-In this Act-
 - (a) 'Chief Commissioner' means the Chief Commissioner of the Union territory of Manipur; and
 - (b) 'Official Gazette' means the Manipur Gazette.";
 - 4. in section 2-
 - (i) in sub-section (8)-
 - (a) for the words "The Commissioner of Police in Calcutta and the District Magistrate elsewhere", the words "The District Magistrate," shall be substituted; and
 - (b) for the words "Commissioner of Police. Calcutta, or the District Magistrate, as the case may be", the words "District Magistrate" shall be substituted; and
 - (ii) in the Explanation, clause (a) shall be omitted; and
 - 5. section 5 shall be omitted.

ANNEXURE

THE WEST BENGAL COLLECTIVE FINES ACT, 1950
(West Bengal Act XXXIX of 1950) as extended to the Union
Territory of Manipur

. An Act to provide for the imposition of collective fines.

Whereas it is expedient to provide for the imposition of collective fines in connection with acts prejudicially affecting the maintenance of public order;

- It is hereby enacted as follows:--
- 1. Short title and commencement.—(1) This Act may be called the West Bengal Collective Fines Act, 1950.
 - (2) It extends to the whole of the Union territory of Manipus.
 - (3) It shall come into force at once.
 - t-A. Definitions.-In this Act-
 - (a) 'Chief Commissioner' means the Chief Commissioner of The Union territory of Manipur; and
 - (b) "Official Gazette" means the Manipur Gazette.
- 2. Imposition of collective fine on injubitants of area.—(1) If it appears to the Chief Commissioner that the inhabitants of any area are concerned in or abetting, the commission of acts prejudicially affecting the maintenance of public order (which expression "public order" shall, without prejudice to the generality of its meaning, include public safety and communal harmony) or are harbouring persons concerned in the commission of such acts, or are falling to render all the assistance in their power to discover or apprehend such persons, or are suppressing material evidence of the commission of such acts, the Chief Commissioner may, by notification in the Official Gazette, impose a collective fine on the Inhabitants of that area.
- (2) The Chief Commissioner or any officer empowered in this behalf by the Chief Commissioner may, by general or special order, exempt any person or class or section of such inhabitants from Hability to pay the whole or any part of the fine apportioned to them.
- (3) The District Magistrate, after such enquiry as he may deem necessary by himself or some other officer deputed for the purpose, shall apportion such fine amongst the inhabitants who are liable collectively to pay it and such apportionment shall be made according to the judgement of the District Magistrate of the respective means of such inhabitants.
- (4) The portion of such fine payable by any person may be recovered-
 - (a) in the manner provided by the Code of Criminal Procedure, 1898 (Act V of 1898), for the recovery of fines imposed by a Court:
 - Provided that the Chief Commissioner may, in lieu of the rules referred to in sub-section (2) of section 386 of the Code of Criminal Procedure, 1898 (Act V of 1898), make rules under this Act regulating the manner in which warrants under clause (a) of sub-section (1) of the said section of the said Code are to be executed, and for the summary determination of any claims made by any person other than the person liable to pay the fine in respect of any property attached in execution of the warrant; or
 - (b) as arrears of land revenue.

Explanation .- For the purposes of this section-

- (a) Omitted.
- (b) the expression "tububitants of an area" includes persons who themselves or by their agents or servants occupy or hold land or other immovable property within such area, and landlords who themselves or by their agents or servants collect rents from holders or occupiers of land in such area, notwithstanding that they do not actually reside therein.

That to legal proceedings.—No suit, prosecution or other legal proceedings whatsoever shall lie against any person for or in respect of anything which is in took faith done or intended to be done under this Act.

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4. Power to make rules.—The Chief Commissioner may make rules for carrying out the purposes of this Act.

5. Savings,—Omitted.

[No. F. 5/4/62-Judl.H-UTL.56/]

P. N. KAUL, Dy. Secy.

New Delhi, the 21st January 1963

• G.S.R. 163.—In pursuance of sub-rule (1) and the first provise to sub-rule (2), of rule 4 of the LAS. (Cadre) Rules, 1954, the Central Government, in consultation with the Government of Gujarat, hereby makes the following further amendments in the LAS. (Fixation of Cadre Strength) Regulations, 1955.

Amendment

In the Schedule to the said Regulations, for the entries relating to "Gujarat" the following shall be substituted, namely:—

41.	Senior posts under State Government Chief Secretary to Government Secretaries to Government Development Commissioner Commissioners of Divisions Municipal Commissioner for the City of Ahmedahad District Development Officers Deputy Secretaries to Government Secretary to Governor Collectors		
	Additional Collector Registrar of Co-operative Societies Commissioner of Labour	٠	
	Settlement Commissioner and Director of Land Records Director of Transport and Inspector General of Prisons Director of Social Welfare Commissioner of Sales Tax Deputy Commissioner of Sales Tax		
		`	97
2.	Senior posts under Central Government		16
3.	Posts to be filled by promotion and selection in accordance with rule 8 of the I.A.S. (Recruitment) Rules, 1954	23	
4.	Posts to be filled by direct recruitment		72
	Deputation Reserve @15% of 4 above		- 11
	Leave Reserve @11% of 4 above		8
	Junior posts @20.60% of 4 above		15
	Training Reserve @10.59% of 4 above.		В

(No. 8/5/63--AIS(I).)

137"

New Delhi, the 25th January 1968

Director Recruitment Posts Promotion Posts

Total Authorised Strength

G.B.R. 184.—In exercise of the powers conferred by sub-section (1) of section 3 of the All India Services Act. 1951 (61 of 1951), the Central Covernment, after consultation with the Governments of the States concerned, hereby

makes the following rules further to amend the Indian Police Service (Proba-

STATE OF SHAPE THE UNIT I HOSE MAGNA 19, 1884

- 1. These rules may be called the Indian Police Service (Probation) Amendment Rules, 1963.
- 2 In the Indian Police Service (Probation) Rules, 1954, for the first provise to sub-rule (2) of rule 11, the following provise shall be substituted, namely:—

"Provided that before any action is taken against a probationer under this sub-rule, the procedure prescribed in rule 5 of the All India Services (Discipline and Appeal) Rules, 1956, shall be followed."

[No. 2/1/62-AIB(I).]

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- G.S.R. 165,—In exercise of the powers conferred by sub-section (f) of section 3 of the All India Services Act, 1951 (61 of 1951), the Central Government, after consultation with the Governments of the States concerned, hereby, makes the following rules further to amend the Indian Administrative Service (Probation) Rules, 1954, namely:—
- 1. These rules may be called the Indian Administrative Service (Probation) Amendment Rules, 1968.
- 2. In the Indian Administrative Service (Probation) Rules, 1954, for the first provise to sub-rule (2) of rule 11, the following provise shall be substituted, namely:—

"Provided that before any action is taken against a probationer under this sub-rule, the procedure prescribed in rule 5 of the All India Services (Discipline and Appeal) Rules, 1955, shall be followed."

[No. 2/1/62-AIS(I).]

M. S. N. MURTHY, Under Secy.

New Delhi, the 24th January 1963

G.S.R. 166.—In pursuance of the provisions of section 6 of the Notaties Act, 1952 (53 of 1952), the Central Government hereby publishes a list of the Notaties appointed by them and in practice at the beginning of the year, 1963,

Na.	Name of Notary	Residential & Profes- sional address	Qualifications	Area in which he is authorised to practise	Remarks
Ĭ *· ,	2	3	4	5	6
1	Shri Chakravarthi Doraswamy,	Regai House Mc Lean Street, Mad- ras.	Advocate, Madras High Court,	Whole of India.	
2	Shri Gordon, Pre- derick Muirhead.	Cloudesses King and Partridge to licitors and Nota- rice Public, 1988. Mahatma Grandhi Road, Rangalore (Mysore State).	Solicitor of the Supreme Court in England, Attorney- at-Law Madras High Court, and Advocate, Mysore High Court,	Do.	

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1	. 2	3	4	5	6
. 3	Shri Rustom eAr- deshir Gegent.	C/o Messre Gagrat and Company, Solicitors and Notary Public, Alli Chambers, Modows Street, Bombsy-t.	Advocate, Bombay High Court.	Whole of India,	
4	Shri Lelitmohan Chunilal Gandhi.	Ardesar Kotwal Road, Surat.	Do.	Surst Dist- rict.	
5	Shri Bata Krishan Banarji.		Advocate, Calcutta High Court.	Whole of India.	**
6	Shri Saurendra Mohan Basu.	9, Old Post Office Street, Calcusta.	Attorney-at-Law, Calcutta High Court.	Do.	
7	Shri Bhagwati Prasad Khaitan.	rB, Old Post Office Street, Calcutta.	Do.	Do.	* *
8		Temple Chambers, 6, Old Post Office Street, Calcutta.	Do.	Do.	**
9	Shri Rabindra Kri- uhna Deb.	Temple Chambers, 6, Old Post Office Street, Calcutts.	Attorney-st-Law, Calcutta High Court.	Do.	**
EO	Shri Swir Kumar Ghosh.	Cio Baso & Co., Solicitors. 6, Old Post Office Street, Calcutta.	De.	4Do	
17	Shri Arunendie Neth Tagore.	6, Hastings Street, Ballygunge, Cal- cutts.	oticitor, Calcutta High Court.		**
13	Shri Himansu Pra- kash Ganguli.	4, Issur Dutt Lane, Howrah, West Bengal.	Advocate, Calcutta High Court	Whole of India.	**
13	Shri Framjee Cur- setjee Heerjee- bhoy Rustomjee.	5 & Netaji Subbati Road, Calcutta.	Solicitor, Calcutta High Court.	Do. *	
14	Shri Sudhir Kumar Dey Mullick	Do.	Attorney-st-law, Calcutta High Court.	Do.	15
15	Shri Heramba Nath Bhattacharjee.	Do.	Do.	Do.	
36	nu Dack Malun	Clo Messre. Orr. Digram & Com- pany, Solicitors, 29 Netaji Subhas Road, Calcurte,	Solicitor, Calcutta, High-Court.	West Ben- gal, Assam, Bihar, U.P. and Punjab.	42"
17	Shri Prebhudayal Himetsingka.	6, Old Peat Office Street, Calcutta.	Attorney-at-Law, Calcinte High Court.	Whole of Imdia.	ï
18	Shri Besil Gill	5 & 7, Netaji Subbas Road, Calcutta.	Do.	Do.	
19	Shri Harry Arthur	7. Hastings Street, Coloutta.	Do.	Do.	

Shri Tbomas Cyril Cio Mesers. Orr, Amorney-nt-Law Hornby. 20 Shri Tbomas Cyril Cio Mesers. Orr, Amorney-nt-Law Dignum and Calcutts. 21 Shri Amar Kumar Gold Post Office Street, Calcutts. 22 Shri Sachindra Co. Old Post Office Street, Calcutts. 23 Shri Sachindra Co. Co. Chunder and Co., Temple Chambers, 6, Old Post Office Street, Calcutts. 24 Shri Victor Elias Gold Post Office Street, Calcutts. 25 Shri Punyabrata Deb Tester Calcutts. 26 Shri Victor Elias Gold Post Office Street, Calcutts. 27 Shri David Plart Co. Mesers. G. Co. Calcutts. 28 Shri Navid Plart David Plart David Plart Company, Solitation, Road, Calcutts. 29 Shri Ehukan Bose Co. Mesara Ott, Dignam & Company, 29, Netari Subhas Road, Calcutts., Road, Calcutts., Road, Calcutts., Road, Calcutts., Road, Calcutts., Solitation, Solitation		A PARTY MANY	ARY MUHILLANIA	1.110000000000000000000000000000000000	14A 15, 16ss	167
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23 Shri Sachindra Co Mestra G. C. Chandra Deb Chamber and Co., Temple Chambers, 6, Old Post Office Street, Calcutta! 23 Shri Punyabrata Bose. Co Mestra Street, Calcutta! 24 Shri Victor Elias G. Old Post Office Street, Calcutta. 25 Shri David Plart Dupderdale, Dupderdale, Dupderdale, Dupderdale, Dupderdale, Dupderdale, Silicitors, Royal Insurance Building, 5 and 7, Netabi Subhas Road, Calcutta, Post Silicitors, Royal Insurance Building, 5 and 7, Netabi Subhas Road, Calcutta, Post Silicitors, Royal Insurance Building, 5 and 7, Netabi Subhas Road, Calcutta, Post Silicitors, Royal Insurance Building, 5 and 7, Netabi Subhas Road, Calcutta, Post Silicitors, Royal Insurance Building, 5 and 7, Netabi Subhas Road, Calcutta, Post Silicitors, Royal Insurance Building, 5 and 7, Netabi Subhas Road, Calcutta, Post Silicitors, Royal Insurance Building, 5 and 7, Netabi Subhas Road, Calcutta, Post Silicitors, Royal Insurance Building, 5 and 7, Netabi Subhas Road, Calcutta, Post Silicitors, Royal Insurance Building, 5 and 7, Netabi Subhas Road, Calcutta, Post Silicitors, Royal Insurance Building, 5 and 7, Netabi Subhas Road, Calcutta, Post Silicitors, Royal Insurance Building, 5 and 7, Netabi Subhas Road, Calcutta, Post Silicitors, Royal Insurance Building, 5 and 7, Netabi Subhas Road, Calcutta, Post Silicitors, Royal Insurance Building, 5 and 7, Netabi Subhas Road, Calcutta, Post Silicitors, Royal Insurance Building, 5 and 7, Netabi Subhas Road, Calcutta, Post Silicitors, Royal Insurance Building, 5 and 7, Netabi Subhas Road, Calcutta de the States of West Bengal, Bihar, U.P., Punjab, Road, Calcutta, Punjab, Post Office Street, Calcutta de the States of West Bengal, Bihar, U.P., Punjab, Road, Calcutta, Punjab, Assum and Orissa. 24 Shri Mulkh Raj Advocate, Punjab Union Territory of Delhi. 25 Shri Manohariai Rapur, Pate R-A, New Central Market (Shanker Mathet) Cananananan Circus, New Delhi. 26 Shri Mulkh Raj Advocate, Punjab Union Territory of Delhi. 27 Shri Ragbu Nath Pate R-A, New Central Market (Shanker Mathet) Cananana	21	Shri Amer Kume Rey.	F 6, Old Post Office Street, Calcirra,	e Do.		
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Sil. Shri Ehuhan Bote . C. Mesara Orr, Digram & Company. 29, Netaji Subhas Road, Calcutta & the States of West Bengal, Bihar, L.P., Punjub, Assam and Orissa. Shri Mulkh Raj Advocate, Jullundur City, Punjub, P. High Court. Shri Pashupati Nath Co Ku, Mehra & Company, Solicitor. Calcutta High Court. Solicitor. Calcutta Do	[25	Shri David Plant Dunderdale,	tons & Morgans, So licitors, Royal In- surance Building, 5 and 7, Nemji Subhas Road,		Do.	
Dignam & Company. 29, Netail Subhas Road, Calcutta, Bihar, U.P., Punjab, Assam and Orissa. 24 Shri Mulkh Raj Advocate, Jullundur City, Punjab, P. High Court. 25 Shri Pashupmi Nath Go Kar, Mehta & Company, Solicitor. Calcutta Do. India. 26 Shri Pashupmi Nath Gray Calcutta Bengal, Bihar, U.P., Punjab, Assam and Orissa. 27 Shri Pashupmi Nath Go Kar, Mehta & Company, Solicitor. Calcutta Do. High Court. 28 Shri Pashupmi Nath Go Kar, Mehta & Company, Solicitor. Calcutta Do. High Court. 29 Shri Manoharlai 3'9, Patel Nagar Advocate, Punjab Union Territory of Delha. 30 Shri Manoharlai 3'9, Patel Nagar Advocate, Punjab Union Territory of Delha. 31 Shri Raghu Nath Fhat R-A, New Central Markel (Shanker Markel) Commanghar Circus, New Delha. 32 Shri Herperahad No. 3060, Charkhewalau, Delha. 33 Shri Milawa Ram 33/16, Rajendan Nagar Advocate, Punjab Do. Union Territory of Delha.	26	Shel Adwarm Nath	Do.	Do.	Do.	
Wadhawen. City, Punjab. 1 High Court. High Court. High Court. Solicitor. Calcutta Company, Solicitor. Calcutta Figh Court. Do. High Court. Do. High Court. Do. Company, Solicitor. Calcutta Figh Court. High Court. High Court. Do. High Court. Do. High Court. Do. Mancharlai Jo. Patel Nagar (Hast), New Delhi. High Court. High Court. High Court. Do. Whole of Delhi. Shri Raghu Nath . Plat R-A. New Central Market (Shanker Market) Count. Market (Shanker Market) Court. Mehra Jo. Shri Herperahad No. 3060, Charkherwalen, New Delhi. Do. Union Territory of Delhi. Shri Milawa Ram 33/16, Rajendra Nagar Advecage Propints	[27	Shri Ehulan Bose .	Dignam & Com- pany. 29, Netaji Subhas Road.	De.	the States of West Bengal, Bihar, U.P., Pun- jab, Assam and	
Shri Milawa Ram 33/16, Rajendra Nar-Advecage, Punjab Union Territory of Delhi. Company, Solicitors, 11, Old Post Office Street, Calcurts. Advocate, Punjab Union Territory of Delhi. Advocate, Supreme Whole of India. Shri Raghu Nath . Plat R-A. New Central Market (Shanker Market) Communiate Court, New Delhi. Shri Milawa Ram 33/16, Rajendra Nar-Advocate, Punjab Delhi.	21	Shri Mulkh Raj Wadhawan.	Advocate, Juliundur City, Puniab, 2	Advocate, Punjab High Court.		
Kapur, (Hast), New Delhi. High Court, tory of Delhi. Shri Raghu Nath . Plat R-A. New Central Market (Shanker Market) Count, and Market (Court, Court, India. Mehra 19 Weight No. 3060, Charkhe-waish, Delhi. Shri Milawa Ram 33/16, Rajendra Nar-Advecage, Poniah	29	Shri Pashupmi Nath Ghosh. 3	citors, 11, Old Post Office Street,	Solicitor. Calcutta High Court.	Do.	
The trail Market (Shank- er Market (Shank- er Market) Comma- aht Circus, New Delhi, Shri Herpershad No. 3060, Charkhe- waten, Delhi, Do. Union Ter- rhory of Delhi. Shri Milawa Ram 33/16, Rajendra Nar- Advecage, Popiab		Kapur.		Advocate, Punjab High Court.	TOTY OF	* *
Weign, Delhi. Shri Milawa Ram 33/16, Rajendra Nar- Adversare Ponish			er Market) Connag-	Advocate, Supreme Court,		
13 Shri Milawa Ram 33/16, Rajendra Nag- Advocate, Punjab Do.		wents M	Walsin, Dellal.		ritter of	
The court	13 S	tari Milawa Ram Kalia	33/16, Rajendra Nag- at, New Delhi.	Advocate, Punjab High Court.	Do.	** .

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34	Shri Ganga Bushan Kapur.	318, G.T. Road, Jul- landur City, Punjub.	Advocate, Punjab High Court.	Punjab and U.P.	ę
35	Shri Mehr Chand Mehra.	ifit, Model Town, Ambala City, Pun- jab,	Do.	Ambala District of the Pun- jab.	,
36	Shri Ram Ditta Mal	7/13, Patel Nagar (East), New Delhi.	Advocate, Supreme Court.	Union Terri- tory of Delhi, Rajasthan, Punjab & U.P.	٠
37	Shri Bhagat Hans Raj	714 B ₁ 7, Original Road, Karolbagh, New Delhi,	Advocate, Punjab High Court.	Union Ter- ritory of Delhi.	
3B	Shri Chaman Lal Sethi.	Sunder Singh, Building. Abdul Aziz Road, Karol Bagh, New Delhi.	Pleader	Do.	•
39	Shri Gopi Neth Bharadwaj.	26'183-184. Patel Nagar West, New Delhi.	Advocate, Punjab High Court and Supreme Court.	Do.	
40	Shri Brif Hahadur Agnihotri.	Situpur, Uttar Pradesh	, Veldi	Uttur Pradosh	
4X	Shri Salii Kumar Chatterji.	ro, Old Post Office Street, Calcutta.	Solicitor, Calcutta High Court and Advocate, Supreme Court.	Whole of Indie.	٠
47	Shri Chaman Lal Arora.	10, New Court Road, Amritus, Pun- jab.	Advocate	Amritear, District Punjab.	
43	Shri Damodar Dev- ji Damodar.	Cio Kanga & Co., Solicitor, Ready Money Mansions, Church Gute Street, Bombay.	Solicitors	Maharashtra e	
44	Shri Nawal S. Phet- arphelm,	Cio Messen Craw- ford Bayley & Co., State Bank Build- ing, Bank Street, Bombey.	Advocate and Attorney, Bombey High Court.	Whole of India.	,
45	Shri Debe Prand Ghosh.	7. Hastings Street,	Апогосу	Da.	
		6. Old Post Office	Attorney	Da.	
46	Shri Nathmal Himat- single. And Market	Street, Calcutta.			

[No. 24/1/63-Notts.]

B. D. JAYAL, Dy. See.

CORRIGENDUM

3(0)

New Delhi, the 28th January 1982

G.S.R. 187.—In the notification of the Government of India in the Ministry of Home Affairs No. 4/8/61-Judi.II/UTL-52, dated the 19th October 1962 published as G.S.R. 1388 at pages 1868 to 1668 of the Gazette of India, Part II, Section 3, Sub-section (i), dated the 27th October 1962/5th Kartika 1884.—

- (1) at page 1668, in the preamble in line 4, for "Act 15 or 1947" read. "Act 15 of 1947"; and
- (2) at page 1887, in line 18, for "as follows-" read "as follows:-".

[No. F. 4/9/61-Judl.II.]

P. N. KAUL, Dyr Sety.

New Delhi, the 28th January 1963

G.S.R. 168. - Whereas difficulty has arisen in the initial constitution of the Delhi and Himachal Pradesh Civil Service in accordance with rule 4 of the Delhi and Himachal Pradesh Civil Service Rules, 1961;

And whereas it is considered necessary to relax the provisions of the said rules for the purpose of removing the difficulty;

Now, therefore, in exercise of the powers conferred by rule 36 of the said rules, the Central Government, in consultation with the Union Public Service Commission, hereby makes the following Order, namely:—

- (1) This Order may be called the Delhi and H.P. Civil Service (Removal of Difficulties) Order, 1963;
- (ii) It shall come into force with effect from 4th January, 1963.
- Out of the authorised permanent strength of the said Service, three
 posts of Grade II shall be upgraded as Grade I posts.
- 3. The first three vacancies in Grade I (including the three upgrade posts), arising after the initial constitution of the said Service on account of superannuation, or confirmation in the Indian Administrative Service, or otherwise, shall not be filled and the posts so vacated shall be treated as Grade II posts.

[No. F. 6/29/61-Delhi (I).]

A. V. VENKATASUBBAN, Dy. Secy.

New Delhi, the 19th January 1963

G.S.R. 169.—In exercise of the powers conferred by sub-section (1) read with sub-section (2) of section 4 of the Criminal Law Amendment Act, 1961 (23 of 1961), the Central Government hereby declares the atlas in Hindi entitled "Oxford Edinburgh, Scotland and published by Geoffrey Cumberlege, Oxford University Press, Bombay, I, and every copy of the said atlas and all other documents containing copies, reprints and translation of, or extracts from the said atlas to be forfeited to the Government on the ground that the maps at pages 8, 14-15, 19, 21, and 37 contained in the said atlas, the publication of which is punishable under the said Act, question the territorial integrity and frontiers of India in a manner which is likely to be prejudical to the interests of the safety and Kashmir as not belonging to India.

[No. 37/15/61-Poll(1)]

(No. 37/15/61-Poll(I).

ORDER

New Delhi, the 23rd January 1963

G.S.R. 176. Whereas in the opinion of the Central Government the issue dated the 25th November, 1962 of the Urdu newspaper entitled "Daily Jang.

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Rawslpindi", edited by Mir Jamil-ul-Rahman and printed and published by Mir Khalil-ul-Rahman and printed at the Jang Printing Press, Rawslpindi, Mir Khalil-ul-Rahman and printed at the Jang Printing Press, Rawslpindi, contains a prejudicial report as defined in clause (7) of rule 35 of the Defence of India Rules, 1962;

Now, therefore, in exercise of the powers conferred by rule 45 of the Defance of India Rules, 1962; the Central Government hereby prohibits the further sale or distribution of the said issue or any extract thereform or of any translation thereof, and the said or distribution of any subsequent issue of the said newspaper and declares the said issues and every copy or translation thereof or extract therefrom, to be forfeited to Government.

(No. 59/10/62-Poll(I).)

New Delhi, the 28th January 1963

G.S.R. 171.—In exercise of the powers conferred by clause (a) of subsection (1) of section 40 of the Defence of India Act, 1962 (51 of 1962), the Central Government hereby directs that the powers conferred on it by rule 6 read with rule 7 of the Defence of India Rules, 1962, shall, in respect of the places specified in column (1) of the Schedule hereto annexed, being protected places, be exercisable also by the officers mentioned in corresponding entry in column (2) of the said Schedule.

SCHEDULE

(1)

- India Security Press, Nasik Road (including Old Currency Note Press, Central Stamp Store and New Currency Note Press).
- 2. India Gougenment Mint, Bombey.
- 3. India Government Mint, Allpore, Calcutta.
- 6. India Government Mint, Hyderabad-
 - (a) Main Factory Building.
 - (b) Mint House Building.
- Silver Refinery, Calcutta, Premises General Manager, Silver Refinery, Nos. 47-48 and 68-69.

(2)

- (1) Master, India Security Press.
- (2) Deputy Masker, India Security Press.
- (1) Master, India Government Mint.
- (2) Deputy Master, Ipdia Government Mint.
- (1) Master, India Government Mint.
- (2) Deputy Master, India Govern-ment Mint.

Deputy Master, India Government Mint.

[No, F. 21/26/62-Poll(I).] N. BAHGAL, Jt. Secy.

ORDER

New Delhi, the 24th January 1963

G.S.R. 172.—In purmance of clause (22) of Article 368 of the Constitution of India, the President is hereby pleased to recognize Thakor Saheh Shri Surendrasinini as the Ruler of Savia (Gujarat) with effect from the 25th October 1962 in succession to the late Thakor Saheb Shri Karanainhji.

[No. F. 16/28/62-Poll.III.] V. VISWANATHAN, Sect.

CORRIGENDA

New Delhi, the 22nd January 1968

6.8.R. 173—In the notification of the Government of India in the Min stry of Home Affairs G.S.R. 91 [F. 3/6/62-Poli(Spi)], dated the 10th January, 1963, published at pages 29 to 31 of the Gazette of India Extraordinary, Part II. Section 3, Sub-section (i), dated the 10th January, 1963,/Pausa 20, 1884,—

at page 31, rule 131-B(5),-

- (i) line 1, for 'provision' read 'provisions'.
- (ii) line 2, for 'cognisance' read 'cognizance'.

(No. F. 3/6/62-Poll(Spl).] K. R. PRABHU, Dy. Secy.

CORRIGENDUM

'G.S.E. 174.—In the notification of the Government of India in the Ministry of Home Affairs, No. G.S.R. 1515 (F. 25/1/62-F. I), dated the 13th November, 1962, published at page 1852 of the Gazette of India, Part II, Section 3, Sub-section(i), dated the 17th November, 1962, for "paragraph 3" read "paragraph 4".

[No. 2/1/62-Intt.]

T. K. RAMAKRISHNAN, Under Secy.

MINISTRY OF PINANCE

(Department of Economic Affairs)

New Delhi, the 22nd Junuary 1963

G.S.B. 175.—In exercise of the powers conferred by clause (2) of article 77 read with clause (1) of article 299 of the Constitution, the President is pleased to make the following rule, namely:—

The Agreement amending the Agreement dated the 12th December, 1962, between the Government of the Republic of India and the Government of the Federal Republic of Germany concerning financial assistance amounting to DM 470 million and the connected documents shall be executed and authenticated on behalf of the President by the Ambassador of India in the Federal Republic of Germany.

Dated at New Delhi, this 22nd day of January, 1962.

FY.

[No. F. 2(1)-FCH/63.]

New Delhi, the 23rd January 1963

G.S.R. 176.—In exercise of the powers conferred by clause (2) of article 77 read with clause (1) of article 290 of the Constitution, the President is pleased to make the following rule, namely:—

The Guarantee Agreement between the Government of India and the Kreditanstalt fur Wiederaufbau, Frankfurt/Main for a credit of DM 15 million to the Hindustan Steel Ltd. from the Kreditanstalt fur Wiederaufbau shall be executed and authenticated on behalf of the President by the Ambassador of India in the Federal Republic of Germany.

Dated at New Delhi this 28rd day of January, 1963.

". [No. F. 2(40)-FC.H/53.P.

G.S.R. 177.—In exercise of the powers conferred by clause (2) of article 77 read with clause (1) of article 299 of the Constitution, the President is pleased to make the following rule, namely:—

The agreement between the Government of India and the Government of New Zealand for a credit of Two Hundred and Fifty Thousand Pounds Sterling* (£250,000) for the purpose of financing purchase of wool in New Zealand shall be executed and authenticated on behalf of the President by Shri V. K. Ahuja, Charge d' Affaires, High Commission of India in New Zealand.

THE CAMPUS OF THE CAMPUS AND A SECOND OF THE COMPANY OF

Dated at New Delhi, this 23rd day of January, 1963.

[No. F. 9(5)-FC.11/63.]

By order and in the name of the President,

K. S. SUNDARA RAJAN, Jt. Secy.

(Department of Expenditure)

New Delhi, the 25th January 1963

G.S.R. 17R.—In exercise of the powers conferred by the proving to article 309 and clause (5) of article 148 of the Constitution and after consultation with the Comptroller and Auditor General in relation to persons serving in the Indian Audit and Accounts Department, the President hereby makes the following regulations further to amend the Civil Service Regulations, namely:—

- 1. These Regulations may be called the Civil Service (Amendment) Regulations, 1963.
- In the Civil Service Regulations, articles 194 and 194-A, shall be omitted. [No. F. 5(13)E.IVA/62.]
- G.S.R. 179.—In exercise of the powers conferred by provise to article 309 and clause (5) of article 148 of the Constitution, and after consultation with the Comptroller and Auditor General in relation to persons serving in the Indian Audit and Accounts Department, the President hereby makes the following rules further to amend the Fundamental Rules, namely:—
 - 1. These rules may be called the Fundamental (Amendment) Rules, 1963.
- 2. In the Fundamental Rules, in Rule 14, for Note 1 under clause (d), the following Note shall be substituted, namely:—

"Note 1 -This clause shall also apply to a post in a selection grade of a cadre".

[No. F. 9(7)-E.IV(A)/62.]
RABI RAY, Dy. Secy.

(Department of Revenue)

Memorias and Toller Preparations

New Delhi, the 26th January 1963

G.S.B. 180.—In pursuance of sub-rule (3) of rule*60 of the Medicinal and Totlet Preparations (Excise Duties) Rules, 1995, the Central Government hereby declares the new medicinal preparation specified in Table A as a restricted preparation, and the new medicinal preparations specified in Table B, as unrestricted preparations and further directs that the preparation specified in the said Table A be included in the Schedule.

TABLE A

(Restricted Preparations)

MEDICINAL PREPARATIONS

miscir Tysobia

manufactured by M/s. Shetty's Pharmaceuticals and Biologicals Ltd., Hyderabad.

TABLE B

(Unrestricted Preparations)

MEDICINAL PREPARATIONS

Sectly's Gripe Mixture

manufactured by M/s. Shetty's Phermaceuticals and Biologicals Ltd., Hyderabad.

Jeby Lönel

manufactured by M/s. Shetty's Pharmaceuticals and Biologicals Ltd., Hyderabad.

[No. 5.]

(Department of Bevenue)

CUSTOMS AND CENTRAL EXCESS

New Delhi, the 28th January 1963

G.S.R. 181.—The following draft of rules further to amend the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, which the Central Government proposes to make in exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act. 1878 (8 of 1878) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, is published as required by the said sub-section (3) of the said section 43B for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the Zith Pebruary, 1963.

 Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

Draft Rules

- These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1963.
- 2 In the First Schedule to the Customs and Central Excise Duties Export. Drawback (General) Rules, 1980, after the existing item at Serial No. 50 and extres relating thereto, the following shall be added, namely:—
 - "5t. Matches, namely; --
 - 40s Wine rupees and seventy-nine maye paise per one hundred gross baxes.
 - 48s Eleven rupees and one nays paiss per one hundred gross boxes.
 - 50s Thirton rupees and forty maye paise per one hundred gross boxes.
 - 60s Fourteen rupees and sixty-eight nave pause per one hundred gross boxes.
 - 70s Seventeen rupees and thirteen name paise per one hundred
 - 75a Eighteen rupees and thirty-five mays palse per one hundred gross boxes.

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80s Ninteen rupees and fifty-seven have paise per one hundred gross boxes.

90s Twenty-two rupees and two nave paise per one hundred gross boxes.

95s Twenty-three rupees and twenty-four nave paise per one hundred gross boxes.

100s Twenty-four rupees and forty-six nave paise per one hundred gross boxes.

[No. B/F. No. 34/259/60-Cus.IV.;

**C.S.\$. 182.—In exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1876 (8 of 1878) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, the same having been previously published as required under the said sub-section (3) of section 43B, namely:—

Amendment

- 1. These rules may be called the Customs and Central Excise Duties Export Prawback (General) Amendment Rules, 1963.
- 2 In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, for the existing sub-item (5) (ix) at Serial No. 2 and entries relating thereto, the following shall be substituted, namely:—
 - (ix) Polythene moulding powder: -

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- (a) Subject to Set-off Two hundred and ten rupees per quintal against imports.
- Provided that the exporter produces evidence to the satisfaction of Customs Collector that a quantity of 105 Kg. of polythene M.P. has been imported for each 100 Kg. of product exported within a period of eighteen months immediately preceding the date of such exportation and that this quantity of imported polythene M.P. has not been
 - (i) similarly correlated to and accounted for against any other previous exportation of polythene product or
 - (ii) previously re-exported as such or in any other form with or without claim for drawbark.
- Provided further that in the case of export being made by an exporter of behalf of a manufacturer of articles made of Polythene M.P. the exporter should produce evidence to the satisfaction of Collector of Customs that a quantity of 105 Kg. of polythene M.P. has been imported by the manufacturer of the articles for each 100 Kg. of products exported within a period of eighteen months immediately preceding the date of such exportation and that this quantity of imported Polythene M.P. has not been accounted for in the manuscript prescribed in the foregoing provise and provided that the exporter furnishes a certificate from the manufacturer of the articles in support of the claim made by the exporter—
- (b) without 'Set-off'

Eighty-seven rupees and thirty-five nave paise per quintal.

INo. 9/F. No. 84(1) /28/62-Cus IV.

J. BANERJEE, Dy. Sect

(Department of Revenue)

CENTRAL EXCISES.

New Delhi, the 2nd February 1958 .

G.S.R. 183.—In exercise of the powers conferred by sub-sections (2) and (3) of section 3 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby fixes for Squirrel Cage Motors, being totally enclosed Motors of the horizontal type, chargeable with duty under sub-item (2) of Item No. 30 of the First Schedule to the said Act, the horse power of which is specified in column 2 of the Schedule hereto annexed tariff values specified in the corresponding entries in columns 3, 4, 5 and 6 thereof according to the synchronous speed indicated by the abbreviation R.P.M. (Revolutions Per Minute).

SCHEDUT B

from No. under Fors Schedule to the Central Ex-		rse power of electric motor		Synchronous Speed and Tariff Values			
oves and Salt Act 1914 under which the article is char- grable.	1			Exceeding Exceeding 750 but 1000 RPM not exceeding exceeding 000 RPM 1500 RPM		Exceeding 1500 RPM but not exceeding 3000 RPM	
			Tapiff value per motor	Tariff value per motor	Tariff value per motor	Tariff value per motor	
2 ,		2	3	4	5	6	
p(2)(ii)	(f)	Exceeding ao M.P. but	Ra.	Rs.	Rs.	Rs.	
	(6)	not exceeding 25 H.P Exceeding 25 H.P. but	3750	2900	3050	2500	
		not exceeding 30 H.P. hut	1600	3700	2350	3500	
		not exceeding 35 H.P.	5500	4000	2900	4300	
		not exceeding 40 H.P.	6100	4600	3400	4500	
		Exceeding 40 H.P. but not exceeding 45 H.P.	7150	5600	3900	5,00	
	(es)	not exceeding to H.P. but	9600	; fiago	3900	3590	
		Exceeding 55 H.P. but not exceeding 55 H.P.	9150	6,000	4750	6820	
•		Encounting 55 H.P. but not exceeding 60 H.P.	9800	liágo	9600	880a	
	Utz	Exceeding 60 HeP, but not exceeding to H.P.	00011	8100	6550	10100	
	(4)	Sacresing to H.P. but not encoding 75 H.P.	11600	9100	7500	17150	
	(11)	Exceeding 75 H.P. but not exceeding 90 H.P.	13500	10100	8300	13700	
	(120)	Exceeding too H.P. min not exceeding too H.P.	13100	10900	8900	13790	
~							

Leplanation - The horse power is equivalent to 0.745° kilowatts. The rating sail be the continuous maximum rating in accordance with Indian Standard mafication No. 325—1959.

[No 15/63.]

G.S.R. 184. In exercise of the powers conferred by sub-serifons (2) and (2) of section 3 of the Central Excises and Salt Act, 1944 (I of 1944), the Central Government hereby fixes for Squirrel Cage Motors, other than totally enclosed Motors of the horizontal type, chargeable with duty under sub-liem (2) of Item No. 30 of the First Schedule to the said Act, the horse power of which is specified in No. 30 of the Schedule hereto annexed, tariff values specified in the corresponding entries in columns 3. 4, 5 and 6 thereof according to the synchronous speed indicated by the abbreviation R.P.M. (Revolutions Per Minute).

SCHEDULE:

Them No. under Horse Power of electric motor
That - Schedule
to the Central Exsites and Salt Act,
R944 under which
the article is chirgenble

Synchronous Speed and Tariff values

Not exceeding 750 but 1000 RPM 1500 RPM 1500 RPM 1000 RPM

Tariff Tariff Tariff Tariff value value value value value value per motor per motor per motor

T	3	3	4	5	- 6
		Ra.	Ra.	Rs.	Rs.
30 (a) (ii)	(f) Exceeding 20 H.P. but not exceeding 25 H.P.	2200	1850	1450	теар
	(# Exceeding 25 H.P. but not exceeding 30 H.P. ,	2500	3200	1600	1850
	(iii) Exceeding 30 H.P. but not exceeding 35 H.P.	3750	2350	1800	2090
	(ic) Exceeding 35 H.P. but not exceeding 40 H.P.	3600	2700	1900	1300
	(c) Exceeding 40 H.P. but not exceeding 45 H.P.	4000	3900	2300	2600
	(or) Exceeding 45 B.P. but not exceeding 50 H.P.	4300	3200	2600	2850
	(cii) Exceeding 50 H.P. but not exceeding 55 H.P	5000	3700	2800	3750
	(viii) Exceeding 55 H.P. but	5900	4600	3400	4300
	(ix) Exceeding 60 H.P. but not exceeding 70 H.P.	6000	5050	4000	5000
	(x) Exceeding 70 H.F. but	685c-	5300	4300	5200
	(ar) lineceding 75 H.P. but not exceeding 90 H.P.	6900	6300	4400	5800
	(xii) Exceeding 90 H.P. but not exceeding 100 H.P.	8050	6700	4600	7000

Explanation.—The horse power is equivalent to 0.7457 kilowatts. The rating shall be the continuous maximum rating in accordance with Indian Standard Specification No. 325—1969.

G.S.R. 185.—In exercise of the powers conterred by sub-sections (2) and (3) of section 3 of the Contral Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby fixes for Slipring Motors, being totally enclosed of the horizontal type, chargeable with duty under sub-stem (2) of Item No. 3 of the First Schedule to the said Act, the horse power of which is specified in

James 3 of the Schedule hereto annexed, tariff values specified in the correspoling entries in columns 3, 4 and 5 thereof according to the synchronous sed indicated by the abbreviation R. P. M. (Revolutions Per Minute).

SCHEPULE

um No. under prot Schedule o the Central	Horse power of electric motor	Not exceed-	Exceeding	Family Values Exceeding
recises and Sult		ing 750]	750 hur	tory RPM
particle in particle in	•	RPM	exceeding tooo RPM	exceeding 1500 RPM
	•	Fariff value per motor	Tariff value per motor	Tariff value
1	8	3	4	B
		r		
		Rs.	Rs.	Rs.
((a)(is)	(i) Exceeding 20 H. P. but not exceeding 25 H.P.	6,350	4,500	3,900
	(ii) Exceeding 25 H.P. but not exceeding 30 H.P.	7,500	5,600	4.500
	(id) Exceeding 30 H.P. bin not ex- ceeding 35 H P.	7,800	6,200	4,800
	(iv) Exceeding 35 H.P. but not ex- ceeding 40 H.P.	9.850	6,750	6,000
	(v) Excreding 40 H.P. but not en- oreding 45 H.P.	9,900	7,500	6,100
	(vi) Exceeding 45 H.P. but not en- ceeding 50 H.P.	10,700	10,000	6,200
	(vii) Exceeding so LLP, but not ea- cording to H.P.	11,900	10,000	7.100
	(vsii) Exceeding 60 H.P. but not causeding 70 H.P.	13,000	001,01	11,500
	(iii) Exceeding 70 H.P. but not exceeding 75 H.P.	13,900	10,300	12,200
	(x) Exceeding 25 H.P. but not en- deeding 90 H.P.	16,500	11,000	12,300
	on, Exceeding 90 H.P. but not ex-	17,500	11,100	£1,300

Explanation.—The horse power is equivalent to 0.7457 kilowatts. The rating all be the continuous maximum rating to accordance with Indian Standard believation No. 325-1950.

[No. 17/63]

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G.S.R. 186.—In exercise of the powers conferred by sub-sections (2) and hef-section 3 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Memory hereby fixes for Sipring Mulors, other than totally enclosed Motors the horizontal type, chargeable with duty under sub-item (3) of Item No 30 the First Schedule to the said Act, the horse power of which is specified in the correspond to the Schedule hereto annexed, tariff values specified in the corresponding to the Schedule hereto annexed, tariff values specified in the corresponding to the Schedule hereto annexed.

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ponding entries in columns 8, 4 and 5 thereof according to the synchronous speed indicated by the abbreviation R.P.M. (Revolutions Per Minute).

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SCHEIRILE

* Item No, undar First Schedule to the Central lixeises and Salt Act under which the article is chargeable	Horse power of electric motor	Synchronous Speed and Tariff Values		
		Not exceed- iAg 750 RPM	Exceeding 750 but not exceeding 1000 RPM	lixceeding 1000 RPM but not exceeding 1500 RPM
		Teriff value per motor	Tariff value per motor	Tariff value per motor
x .	2	3	4	5
E		, R _I .	Rs.	Rs.
30(2)(ii) ,	(i) Exceeding 20 H.P. but not ex- oceding 25 H.P.	3,850	3,150	2,fios
	(ii) Exceeding 25 H.P. but not ex- creding 30 H.P.	4,400	3,400	2,950
	(iii) Exceeding 30 H.P. but not exceeding 35 H.P.	4,900	44,000	3,050
	(iv) Exceeding 35 H. P. but not exceeding 40 H.P.	5,400	4450	325
	(r) Exceeding 40 H.P. but not exceeding 45 H.P.	6,350	52400	-3,500
	(vi) Exceeding 45 H.P. but not exceeding 50 H.P.	5,500	5,500	3,600
	(vii) Exceeding 50 H.P. but not exceeding 55 H.P.	6,600	5,500	4,200
	(viii) Exceeding 55 H.P. but not exceeding 60 H.P.	8,000	6,500	4,600
	(ix) Exceeding 60 H.P. but not exceeding 70 H.P.	• 9,000	6,900	5:434
	(a) Exceeding 70 H.P. but not ex-	9,100	7,400	* 5:75
	(xi) Exceeding 75 H.P. ban not exceeding 90 H.P.	(1,300	7,900	* 6,600
	(mil) Exceeding 90 H.P. but not exceeding 100 H.P.	11,900	9,100	7,10

Explanation.—The horse power is equivalent to 0.7487 kilowatts. The rating shall be the continuous maximum rating in accordance with Indian Standard Specification No. 328—1950.

[Mo. 18/88.]

L. M. KAUL, Dy. Sety.

(Department of Revenue) CENTRAL EXCUSES

New Delhi, the 2nd February 1963

of the Central Excise Rules, 1944, the Central Government hereby exemple cotton yago falling under Item No. 12A of the First Schedule to the Central Excises and Salt Act, 1944 (1 of 1944) contained in fents produced by factories

300, 3(8)] THE GAZETTE OF INDIA: FEBRUARY 2, 1968/MACHA 13, 1884

working under special procedure laid down in Rule 96-V as specified in column 2 of the Table below from so much of the duty leviable thereon as is in excess of the duty specified in the corresponding entry in column 3 thereof:—

TABLE

S. No.	Description	Duty -
1	2	3
.1. Cotton yarn contains	ed in feats of Superfine	Name Paise per Kg. 27-00
2. Cotton yarn contains	d in fents of Fine fabrics.	18-00
 Cotton yarn containe and 'B' fabric 	d in fents of Medium 'A'	18-50
4. Cotton yarn contait febrics.	ned in fents of course	10-00
. ——		

2. This notification shall be deemed to have taken effect from the 15th September, 1962.

[No. 14/63/F. No. 31/68/62-CXII.]
L. S. MARTHANDAM, Dy. Secy.

MINISTRY OF COMMERCE & INDUSTRY

(Department of Company Law Administration)

New Delhi, the 23rd January 1963

G.S.E. 135.—In exercise of the powers conferred by the proviso to subsection (1) of section 584 of the Companies Act, 1956 (1 of 1956), and in partial modification of the notification of the Government of India in the Ministry of Finance (Department of Company Law Administration) S.R.O. 3216 dated the 4th Oclober, 1957 (hereinafter referred to as the notification), the Central Government hereby directs that, in the case of the Habib Insurance Company Limited therematter referred to as the company), being a foreign company, the requirements of clause (a) of sub-section (1) of the said section 594 as modified in their application to a foreign company by the said notification, shall apply subject to the following further exceptions and modifications, namely:—

It shall be deemed to be sufficient compliance with the provisions of clause (a) of sub-section (1) of the said section 596, if the balance sheet and profit and loss section prepared in terms of clause (i) of the said notification in respect of the Company's financial years ended the 31st December, 1961 and onwards are audited by the auditors of the company in the country of its incorporation.

[No. F. 14(21)-CL.VI/62.]

N. PARASURAMAN, Under Secy.

MINISTRY OF POOD & AGRICULTURE

(Department of Agriculture)

New Delhi, the 21st January 1963

G S.R. 129.—In pursuance to the provisions of rule 45 of the Fundamental lates, the President hereby makes the following further amendment to the Soptimentary Rules issued with the Government of India Finance Department letter 104.—C.S.R., dated the 4th February, 1922, namely:—

In Trivision XXVI-O of Part VIII of the said rules, in the Indian Institute of Sugarcane Research (Allotment of Residence) Rules, 1962, after rule 317-0-14 the following rule shall be inserted, namely:—

"S.R. 317-0-14(A) Retention of residence during deputation abroad.

If an officer, to whom a residence is allotted, is sent abroad on training, he will be allowed to retain accommodation during the period of deputation abroad and the rent therefor shall continue to be charged at the same rate as it would have been charged had the officer hat proceeded on deputation."

[No. F. 4-24 62-Scane Inst).] PARTAP SINGH, Under Secy.

(Department of Agriculture)

New Delhi, the 21st January 1963

G.S.B. 190.—In pursuance of the provisions of rule 45 of the Fundamental Rules, the President is pleased to make the following rules further to amond the Indian Agricultural Research Institute (Allotment of Residences) Rules, 1960. Indian Agricultural Research Institute (Allotment of India in the Ministry of published with the notification of the Government of India in the Ministry of Pood and Agriculture (Department of Agriculture) No. G.S.R. 675, dated the 7th June, 1960, namely:—

- 1. These rules may be called the Indian Agricultural Research Institute (Allotment of Residences) Amendment Rules, 1953.,
- 2. In the Indian Agricultural Research Institute (Allotment of Residences) Rules, 1968,—(i) in "S.R. 317-J-5 Reserved residences", for the existing Schedule and the Notes occurring thereunder, the following Schedule and Notes shall be substituted, namely:—

"Schedule"

(Reservation of houses)

Particulars of the Houses	Designation of Officers for whom reserved
B-8 B-1 to 7 and 9 to 16 B-19 B-22 B-32	Director. Heads of Divisions. O'an of Post-Graduate School. Chief Soil Survey Officer. Registrar. Controller of Gamma Garden. Deputy Registrar. Warden. Post-Graduate Student
C-36 (bigger) C-38 (bigger) C-25 (reduced) C-25 (reduced) DI1/4 (Flat)	Hostela. Garden Superintendent. Accounts Officer. Farm Superintendent, Agronomy Division. Officer on thange of Botany Division Farm. Medical Officer, Indian Agricultura Research Institute Dispensary. Assistant Worden. Post-Gradualt School Hostela.
D-Type Qr. No. 1 D-Type Qr. No. 12 D-Type Qr. No. 16 D-Type Qr. No. 18 D-Type Qr. No. 42 D-Type Qr. No. 43 E-Type Qr. No. 1	Estate Manager. P.A. to Director. Gamma Garden Foreman Photographer. Officer-in-charge of Dairy. Farm Overseer. Dispenser. Indian Agricultur Research Institute Dispensery.

Particulars of the Houses

Designation of Officers for whom reserved

E-Type Qr. No. 23 E-Type Qr. No. 88 Type H-A Qrs. (Six) Estate Overseer.
Farm Store Keeper.
For Lady employees.

Note 1.—Officers who are entitled to the particular reserved, houses in accordance with this Schedule may be given first priority for allotment of residences in the categories to which they are entitled and may be allowed to occupy the houses earmarked for them as and when such houses fall vacant.

Nom: 2.-The occupants of reserved houses will be required to vacate their residences on transfer, promotion or reversion to posts with which no houses are attached. Alternative accommodation in the category to which the incumbent' becomes entitled on transfer, promotion or reversion, may be allotted to him if available, otherwise allotment may be made to him in the next below cat gory giving him overriding priority in both the categories, provided he has been in authorised occupation of reserved house for not less than two years.

Nor: 3.—Specific numbers of the quarters have not been shown in respect of Type II-A. Quarters, since the allotment will depend mainly upon demand for accommodation from lady employees which will vary from time to time."

(ii) after clause No. SR, 317-J.17, the following new clause shall be inserted, namely:---

"S.R. 317-J-17A. Retention of residences during the period of deputation abroad.—If an officer sent abroad on training is allowed to retain accommodation during the period of deputation abroad the rent thereof should continue to be charged at the same rate at which it would have been recovered had the officer not proceeded on deputation."

[No. F. 22-240/80-Install]
R. M. L. VAISH, Under Secv.

MENISTRY OF TRANSPORT AND COMMUNICATIONS

(Department of Transport)

Circumpert Wing)

Posts

New DeDit, the 22nd January 1963

G.S.R. 191.—In exercise of the powers conferred by Section 4 read with classe (1) of section 6 of the Madrax Outpurts Landing and Shipping Fees Act, 1882 (Madrax Act 3 of 1885), the Central Government hereby makes the following amendment with effect from the 1st March, 1963 in the notification of the Government of India in the Ministry of Transport and Communications, Department of Transport (Transport Wink), No. G.S.R. 937, dated the 5th August, 1960, published in the Gazette of India, dated the 13th August, 1960, namely:—

In the schedule to the said notification, in item 38, for the entry in column 2 Toh raw, sait, dried the following entry shall be substituted, namely:-

"Fish, raw, salt, dried, if the quantity of fish brought in a trip exceeds half a tonne (500 Kgs)".

[No. F 17-PG(43) 01-L)

G.S.B. 192,-In exercise of the powers conferred by sub-section (1) of sec-

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makes the following rule further to amend the Vizagapatam Port Rules and Scales of Rates levied on vessels entering the Port of Vizagapatam, namely:-

For rule 13 of the Vizagapatam Port Rules and Scales of Rates, the following shall be substituted, namely:—

- . "13. The following charges shall be levied on small Fishing Craft which occupy shallow water berths or anchorages outside the deep water commercial berth areas:—
- (a) Berth hire

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For each scraft Rs. 2:50 nP. per day or part thereof subject to a maxi-mum charge of Rs. 50 per month.

(h) Pilotage Fees

NA."

[No. F. 17-PG(43)/61-11.]

HARBANS SINGH, Under Sery.

(Department of Transport)

MERCHANT SHIPPORG

New Delhi, the 25th Jonuary 1963

Q.S.R. 163.—The following draft of certain rules which the Central Government proposes to make in exercise of the powers conferred by section 356 read with section 458 of the Merchant Shipping Act, 1958 (44 of 1958) and in superwith section 458 of the Merchant Shipping (Distress Messages and Navigational session of the Indian Merchant Shipping (Distress Messages and Navigational Warnings) Rules, 1934, is hereby published as required by the said section 356 for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the fifth day of March 1963.

Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be taken into consideration by the Central Government.

DRAFT RULES

- Short title, commencement and application.—(1) These rules may be called Merchant Shipping (Distress Messages and Navigational Warnings) Rules.
 - (2) They shall come into force at once.
 - (3) They shall apply to-
 - (a) Indian vessels wherever they may bu;
 - (b) other vessels whilst they are within India, including the territorial waters thereof.
- 2. Drguney Signal.—(1) The urgency signal shall be used in cases where a vessel has a very urgent message to transmit concerning the safety of the vessel or of a person on board the vessel or within sight, but not in cases where the vessel is threatened by grave and immirant danger and requires immediate endstance.
 - (2) The urgency signal consists of-
 - (a) when sent by radiotelegraphy, three repetitions of the group XXX the Morse Code with the letters of each group and those of the successive groups clearly separated from each other, and
 - (b) when sent by radiotelephone, the spoken word "PAN" (pronounced as the French word "PANNE") repeated three times.
 - (3) The signal shall praceds the message which it is desired to transmit.

3. Salety Signal.—(1) The safety signal shall be used when reporting any ager to navigation such as dangerous ice, a dangerous detelict, a tropical storm when giving important meteorological warnings.

(2) The safety signal consists of-

- (a) when sent by radiotelegraphy, three repetitions of the group "TTT" in the Morse Code with the letters of each group and those of the successive groups clearly separated from each other, and
- (b) when sent by radiotelephone, the spoken word "SECURITE" (pronounced "SAYCURITAY") repeated 3 times.
- (i) The safety signal shall precede the messages which it is desired to transmit
 4 Distress Signal, —(i) The distress signal shall be used or displayed when a
 set or an aircraft or other vehicle on the water is threatened by grave and
 minent danger and requires immediate assistance.
- (2) The distress signal may be used or displayed in any one or more of the dowing ways, namely:—
 - (a) a gun or other explosive signal fired at intervals of about a minute;

(b) a continuous sounding with any for-aignal apparatus;

- (c) rockets or shells. throwing red stars fired one at a time at short intervals;
- (d) a signal made by radiotelegraphy or by any other signalling method consisting of the group (S.O.S.) in the Morse Code:
 - When sent by radiotelegraphy, the distress signal consists of three repetitions of the group SOS in the Marse Code transmitted as a single signal in which the dishes are emphasised to as to be distinguished clearly from the dots.
- (e) a signal sent by radiotelephony, consisting of three repetitions of the spoken word "Mayday";
- (f) the International Code signal, of distress indicated by N.C.;
- (ii) a signal consisting of a square flag having above or below it a ball or anything resembling a ball;
- (h) flames on the vessel (as from a burning ter harrel, oil barrel, etc.);
- (i) a rocket perachute flare showing a red light.
- ile The Distress Signal shall precede the Distress Call and Message.
- (i) The use of the distress signal in any one of the ways specified in sub-rule except for the purpose mentioned in sub-rule (1), or the use of any signal to is likely to be confused with the distress signal in one of the ways referred it sub-rule (2) is prohibited.
- Revocation of Distress Signal—If, after sending out any distress signal by the of radio, the Master of the vessel which controlled the distress traffic selective finds that assistance is no longer required, he shall immediately find a message notifying that assistance is no longer required and normal fing may be resumed.
- Prohibition of misuse of Signals.—(1) The urgency signal or the distress to shall not be used by any vessel without the authority of the Master of the
- (I) The Master of a vessel shall not order the use of the distress signal unless
 - (i) that his vessel is threatened by grave and imminent danger, or that another vessel, alreraft or other vehicle is so threatened and cannot of itself send that signal, and
 - that the venue! In danger whether his own venuel or another years, aircraft or other vehicle, as the case may be, requires immediate assistance in addition to any assistance then available to her.

7. Transmission of Navigational Warnings.—(1) The Master of a vessel shall on meeting with deogerous ice, a dangerous derelict, a tropical storm or an other direct danger to navigation, send by all means of communication at his disposal, information relating to the matters set forth in the Schedule to them

(2) Such information shall be sent to vessels in the vicinity and to the person in charge for the time being of the nearest coast station with which it is possible in charge for the time being of the nearest coast station and a coast radio station, the for the vessel to communicate. If that station is not a coast radio station, the information shall be accompanied by a request that it be sent forthwith to the information shall be accompanied by a request that it be addressed to all station measurest coast radio station. Such information may be addressed to all station if necessary Tules. if necessary.

(3) Such information shall be sent in English or by means of the 1931 International Code of Signals (Volume II for Hadio Signalling).

(4) Such information, when sent by means of radio, shall commence with a indication of the nature of the danger to which it relates and shall be preceded by the "Safety Signal".

8 Speed of Transmission.—(1) When transmitted by radiotelegraphy in the Morse Code, the speed of transmission of any message preceded by the distress urgency or safety signal shall not in general exceed sixteen words per minute.

(2) When transmitted by radiotelephony, transmissions shall be made slu-and distinctly each word being clearly pronounced to facilitate transcription.

9. Penalty.—Whoever commits a breach of any of these rules shall be punishable with fine which may extend to one thousand rupees.

Scientivia

[Sec rule 7(1)]

A On meeting with dangerous ice, a dangerous derelict or any other direction danger to navigation (except a tropical strom), the Master shall send information relating to the following matters, namely: any other dire

(i) the kind of ice, derelict or other danger observed;

(ii) the position of the ice, derelict or other danger when the observation was made:

(iii) The Greenwich Mean Time and date when the observation was made.

B. On meeting with a tropical storm, the Master of the vessel shall set information relating to the following matters, namely:

(i) the position of the storm as far us it can be ascertained, together with the Greenwich Mean Time and the data when the observation with the firemarks.

made

we position, the true course and the speed of the reporting vest when the observation was made; and (ii) the

so far as is practicable

(iii) the barometri; pressure with an indication as to whether such pressure is given in millibars, inches or millimeters and as to whether trending is corrected or uncorrected:

(iv) the change in harometric pressure during the orevious these hours

(v) the wind force according to the Beautort Scale;

(vi) the true direction of the wind:

(vii) the state of the sea (smooth, moderate, rough or high);

(viii) the swell (slight, moderate, heavy) and the true direction from whi it comes:

(ix) the period or length of the awell (abort, average or tone).

Nora.—In cases where information has been furnished by the Master of a case regarding a tropical storm, it is desirable that so long as the vessel remains subject to the influence of the storm, other observations be made and transmit hourly if possible but in any case, at intervals of not more than three bours.

(No. 20-ML(11)/6

(3.8.R. 194.—In exercise of the powers conferred by clause (h) of sub-section (2) of section 288 and section 344 of the Merchant Shipping Act, 1958 (44 of 1958) and in supersession of all previous rules and orders on the subject, the Central Government hereby makes the following rules, the same having been previously published as required by sub-section (1) of section 288 of the said Act, namely:—

- 1. Short title and Commencement.—(1) These rules may be called the Life-beatmen's (Qualifications and Certificates) Rules, 1963.
 - (2) They shall come into force at once.
 - 2. Definitions.—In these rules-- .
 - (a) 'Appendix' means an Appendix to these rules;
 - (b) 'Life Saving Appliances Rules' meens the rules for the time being in force prescribing the Life Saving Appliances to be carried by Indian ships going to Sea;
 - (c) 'Principal Officer' means the Principal Officer of the Mercantile Marine Department of the district concerned.
- 3. Lifeboatmen to be rertificated.—Any person who has passed the examination held in accordance with these rules shall be granted a certificate of efficiency as a lifeboatman.
- 4. Time and place of examination.—(1) The examination shall be conducted by Nautical Surveyor, a Principal Officer, or any Pilot or other person who possesses a certificate of competency as Master of a foreign-going ship and who is specially authorised in this behalf by the Principal Officer at the port of Bombay, Calcutta, Madras, Vizagapatnam or Cochin.
- (2) The date on which, and the time and place at which, the examination shall be held shall be published on the notice board in the office of the Mercantile Marine Department concerned.
- 5. Rugibility.—No person shall be eligible to appear for the examination unless
 - (a) is not less than 18 years of age:
 - (b) is free from any physical or mental disability which would render him unfit for discharging the duties of a lifeboatman; and
 - (c) has had service at sea for not less than six mooths.
- 5 Application for examination.—Every candidate for the examination shall anoth in the form set out in Appendix 'A' to the officer in charge. Mercantile liberary Department, at the port at which he desires to be examined. Every such application shall be accompanied by the Continuous Discharge Ceruficate of the candidate or other document evidencing his sea service.
- Application by shipowars, etc., (1) Where the owner, agent or master of a ship or n shipping company desires that the members of the crew of a ship abouid be examined, the owner, agent or master or the company shall fill in the application forms on behalf of the members of the crew and shall be responsible for the correctness of the statements made in the applications.
- Where the members of the crew of a ship are to be examined not less than 10 members of the crew or such other number as the Principal Officer or the Surveyor in charge of the Mercantile Maritic Department may decide, shall be shamined.
- 3. The heat and other equipment required for the conduct of the examination shall be provided by the owner, agent or master of the ship or the shipping company, untertied, and operation of swinging out and the lowering of the boat shall be under the supervision of the ship's officer or other person appointed by the operation of master of the company.
- I Obligation to wear Lifejackets. Every candidate for the examination shall, forthe the course of the examination, wear a lifejacket

- 9 Nature of examination.—(1) The examination shall be aimed at testing the knowledge of candidates in the theory and practice of laupching and handling of lifebouts and in their operation and shall consist of three parts, namely—
 - (a) the equipment to be carried in lifeboats;
 - (b) the operation of swinging out and lowering of boats;
 - (e) the handling of the boat affoat,
- (2) The order of the examination and the probable questions that may be asked thereat are set out in Appendix B.
 - (3) During the examination, the operation of swinging the boat out from a chocked and griped position shall be repeated several times, the respective positions of the candidates under examination being varied each time.
 - (4) Each randidate shall also be required to act as one of the lowerers.
- 10. Nature of boats used for examination.—The boat used for the purpose of the examination shall be a lifeboat as specified in the Life Saving Appliances Rules and shall be fully equipped and fitted with mast, sails and compass as required by those rules; the boat shall be under davits fitted with wires or cordage falls.
- 11 Minimum marks for success in the examination.—(1) Each of the three parts of the examination shall carry 5 marks and any candidate who obtains a minimum of three marks in each part and a minimum of ten marks in the aggregate shall be declared successful.
- (2) The marks obtained by each successful candidate shall be entered in the mark sheet in the form set out in Appendix 'C' and the mark sheet and the application of the candidate with part 'B' thereof duly completed together with the documents in original received with the application shall be forwarded to the Principal Officer.
- (3) The Principal Officer shall then cause part C of the application to be filled in and forward it to the Director General of Shipping.
- 12. Issue of Certificate.—(1) The Principal Officer shall prepare in duplicate the certificate of efficiency as lifeboatmen in respect of each successful candidate in the form set out in Appendix 'D'.
- (2) Every successful candidate shall be required to sign his name in both the copies of the certificate in the presence of the authority delivering the certificate to him; one copy of the certificate shall be delivered to him on payment of a fee of Rs. 2 and the other shall be retained for record in the office of the Principal Officer.
- (3) All documents in original received with the application shall also be seturned to the candidate along with the certificate.
- 13. Endersement on Continuous Discharge Certificates.— The Shipping Master, when so required by a seaman holding a certificate of efficiency as lifeboutmen, shall endorse the fact in the Continuous Discharge Certificate of the seaman; in every such case, the Shipping Master shall also make the necessary endorsement in the Register of Continuous Discharge Certificates maintained in his office.
- 14. Duplicate copy of Certificate.—If a Certificate granted under these rules is lost, defaced or mutilated, the Principal Officer may, if he is satisfied that the loss, defacement or mutilation was caused without any fault on the part of the helder of the Certificate, issue a duplicate copy of the Certificate on payment of a fee of Re. 1:
- Provided that the defaced or mutilated certificate shall be surrenfered to the Principal Officer or if the duplicate certificate is granted on the ground that the original is lost, the person to whom the duplicate certificate is granted shall surrender the original to the Principal Officer if and when it is subsequently recovered.

ENR-2B.



APPERDER A

(See rule 6)

issued by the Govt. of India.

Application for examination for a Ceptificate of Efficiency as Lifebourman

Port of -

PART A

Name in full.

Particulars of Continuous Discharge Certificate or other document.

Permanent Address.

Date and place of birth.

Rank or Rating.

Dated this day of 19.

Part B

I have examined the seamen named above for a Certificate of Efficiency as
Lifeboutman and he has passed in the examination.

failed

day of

19 .

Signature of Examiner.

Place where examined

The Principal Officer, Mercantile Marine Department, District,

PART C

Dated this

day of

19 .

Principal Officer,
Mercantile Marine Department,
District.

Forwarded to the Director General of Shipping, Bombay,

APPENDIX B

[Sec rule 9(2)]

order for the examination of segmen for Certificates of Afficiency as Lifeboatmen

1. The candidates fall in standing in single line with lifelackets facing the act. One of them is then asked to act as conswain and to detail the crew to be various stations.

THE GAZETTE OF INDIA: FEBRUARY 2, 1965/MAGNA 15, 1884 [FART H.

The stroke carsman takes station abreast the stern post, the bowman abreast the stem and the lowerers opposite the falls.

2. Whitst in this position the randidates should be called out individually and questioned as to their knowledge of the details of the boat, the disengaging gear and the equipment and management of the boat.

3 Candidates may be expected to answer any of the following questions:—
How many pars are there in the boat?

What are the parts of an part

How are the cars stowed in the lifeboar?

How many boathooks are there?

How many axes and where kepty

How many plugs and where kept?

How much bread or biscuit should there be in the biscuit tank?

How much water should there be in the winter breakers?

How to get water out of breaker?

What is the use of bailers and burkets?

How would you attract attention at night?

Show how to light red lights?

Have you any other means of attracting attention at night?

How long should the lamp burn?

What oil is to be carried?

Name parts of sails?

Which side of a boat do you attach sheet to and to what do you make sheet

Where does the tack of a standing lug make fast?

Where does the tack of a dipping bug make fast?

How would you distinguish parts of sail in the dark?

What is the use of a reef? The a reef point.

Describe difference between standing and dipping luga?

What would you do in the event of having to lower sail in had weather?

What is a very important thing to remember when handling a best under sail?

Describe the use of the sea enchor?

Describe the use of an oil bag?

flow would you bring a boat bead to sea?

Which gripes would you tet go first when about to swing a boat out. Before lowering a boat, what is important to see to? Before lowering a boat, what is important to see to? When a boat is lowered in the water which tackle do you let go first? When a boat is lowered in the water which tackle do you let go first? If the forward tackle is let go first, what happens if ship has headway? How would you tell number of people a boat is certified to marry? What are lifelines for?
What is there in the boat for providing buoyancy?
What is there in the boat for providing buoyancy?
What are the buoyancy tanks made of?
How would you distinguish the steering oar, from the others?
Candidates to name any points of the company, if asked.

Candidates to name any points of the compass, if asked.

4 Geor Assay. On the Conswain giving the order "Clear away", the boat envery and spreaders if to piece are removed by the combined crew, and the sourcer and stroke caraman get into the boat. The bow man sees that the panter is clear and ready to pass to the deck and also sees that the forward lifeting is clear. The stroke cataman sees the after lifetine clear, whips the clay and precise it shap the radder or steering our. Both these men should see that our and boat focious are clear and ready for use. The lowerers see that the falls are that and properly belayed and clear for running. Other members, as detailed to gripes (outboard gripes first) and see that the chocks and gripes are clear and stoke he gripes (outboard gripes first) and see that the chocks and gripes are ready for turning out. The crew that return to their forms positions with the exception of the bow man and stroke oursains.

- 5. Swing out.—At this order the boat is swing out as quickly as possible and flought square to the ship's side and the guys secured. The painter is passed forward to a suitable position and the rudder or steering our shipped. Before the boat is lowered, the operation of swinging out from the chocked and griped position (there is no reason to deal with covers or spreaders again) should be repeated several times. A different man should act as conswain each time, and the positions of the other candidates should be varied.
- 6. Lower Away.—At this order, the boat is lowered, the looms of the peri-being used for fending off the ship's side, care being taken that the boat is kept, is near as possible on an even keel. When the boat is waterborne the remainder of the crew will take their places in the boat. The parsmen will unbook the falls, ship outboard crutches, and toss their pars. The bowman either hauls in or slips the painter, and with the stroke parsman shoves the boat away from the ship's side with boat book or par. Each member of the crew should take part in the actual lowering of the boat in turn. This can be arranged by lowering in larges. niges.
- 7. Still and Carry on.—The order "Still" is given when, through some entropied extending or accident, or for the purpose of instruction it is necessary to supend operations. At this order each man stops what he is doing, retaining his mosition and remaining sitent, and if the order is given whilst the boat is being towered the lowerers immediately take an extra him of the falls or belay them at the order "Carry on", operations are resumed.
- Practice Affoot.—Every candidate should be capable of descending unsided the a boat alongside the ship by means of a side ladder suspended over the ship's

When the boat is affost, each member of the crew should be required to take turn in rowing, steering and giving orders also in assisting to set the sail, float the sea anchor and to bring the boat alongside.

Order for leaving the ship's side.—The order is "Let Go the Painter" "SEACY".

Norz.—When the boat is manned, see that the crew are sitting square on the thwarts facing aft.

"Toss Qars".-Oars vertical, blades fore and aft,

"Down Oars".

"Give Way Together".

10. Orders for a Lifebout under tony under Ours.—Candidates are required to lake charge and act as Coxswain, giving the necessary orders for turning short readd to port or starboard.

To turn boat short round, bend to port:-

"Back Water Port".

"Give Way Starboard"

When round far enough, give the order:-

"Give Way Together" or-

"Oars"-At this order the crew take one more stroke and come to position "Oars", sitting erect, facing square aft, oars horizontal blades fore and aft and in line with gunwale.

To turn bont short round, head to starboard:-

"Back Water Sterboard".

"Give Way Port" .-- When round far enough, give the order-

"Give Way Together" or-

11. Orders when coming albagrids.—When about 66 yards off, give the order.

The bowman tosses and boats his out and stands by with boathook.

THE GAZETTE OF INDIA: FEBRUARY 2, 1965/MAGNA 18, 1894 [Paky II. "Way Enough".—Crew pull one more stroke after this order and then tose ours together. "Bost your cars".--Lay cars inboard, blades forward, and upship crutches. With boat alongside, see all square, leaving two men in boat to book on falls APPENDIX C [See rule 11(2)] · Issued by the Mark Sheet for Candidates under Examination for Cartificates of Efficiency as Lifeboatman at Murks deducted Candidate's Equipment (5 minks) Swinging Swinging Handling Marks lawering affort galphd (5 marks) Pailed this day Dated at **Exemplica** APPENDIX D (See rule 13) latued by the Govt. of India. CERTIFICATE OF EFFICIENCY AS LIPEBOATMAN No. --Hams and Description of Condidate Name in full.

Year of Birth. Height.

Particulars of Continuous Discharge Cartificate.

Colour of { Eyes

Complettion Distinguishing Marks

This is to certify that the above-named seamen was examined on the day of 19, by an examiner appointed under the Lifeboatmen's (Qualifications and Certificates) Rules, 1962, and that he proved to the satisfaction of the said examiner that he has been trained in all the operations connected with launching lifeboats and the use of oars; that he is acquainted with the practical handling of the boats themselves and that he is capable of understanding and answering the orders relative to lifeboat service.

By order of the Government of India, this

day of 19 p

Principal Officer, Mercantile Marine Department. District.

Signature of Seamen.

[No. 3-ML(1)/62.]

B. P. SRIVASTAVA, Dy. Secy.

MINISTRY OF RAILWAYS

(Railway Board)

New Delhi, the 24th January 1963

G.S.E. 196.—In exercise of the powers conferred by clause (a) of sub-section 1) of section 47 of the Indian Rullways Act, 1890 (9 of 1890), read with the southeation of the Government of India in the late Department of Commerce and Industry No. 801, dated the 24th March, 1905, the Railway Board hereby make the following rules further to amend the general rules for all open lines of Railways in India administered by the Government, published with the notification of the Government of India, in the late Railway Department (Railway Board) No. 1876-T, dated the 9th March, 1929, namely:—

In part I of the said rules-

The existing rule 31A shall be renumbered as sub-rule (i) of that rule and ther the sub-rule so renumbered, the following sub-rule shall be inserted, pamely:—

"(ii) The Railway Board may, by special order, sanction the installation of two-aspect upper quadrant signals at specified stations. Where such signals are installed, the stations shall be worked under approved special instructions."

[No. 63-TTV/28/28.]

New Delhi, the 20th January 1963

6.9.m. 198.-in exercise of the powers conferred by claus: (a) of sub-section (1) of section 47 of the Indian Railways Act, 1200 (9 of 1200), read with the buildcalles of the Government of India in the late Department of Commerce and

192 THE GAZETTE OF INDIA: FEBRUARY 2, 1963/MAGHA 15, 1604 (PART II.

Industry No. 801, dated the 24th March, 1805, the Railway Board, with the previous sanction of the Central Government, hereby make the following amendments in the general rules for all open lines of railways in India administered by the Government published with the notification of the Government of India in the Government published with the notification of the Government of India in the Railway Department (Railway Board) No. 1078-T, dated 9th March, 1938, namely:—

In part I of the said rules, in rule 14,-

- (i) sub-rule (c) shall be omitted and sub-rules (d), (e) and (f) shall be re-lettered as (c), (d) and (e) respectively;
- (ii) in sub-rule (c) as so re-lettered the words "or revolving disc" shall be omitted;
 - (iii) for the notes to sub-rule (d) as so re-lettered the following notes shall be substituted, namely:---
 - "Note 1.—The day and night indications of colour light shunting signals shall be the same as the night indications of the Ministure Semaphore shunting signals.
 - Note 2.—The shunting signals may either be placed on a separate post or be fixed on the same post as and below the arm of Starters, Home and Routing signals.
 - Note 3.—The shunting signals when fixed on the same post as and below the arm of a Stop signal may show no light at all when in the 'on' position."

[No. 62-TT/V/39/9.]

P. C. MATHEW, Secy.

MINISTRY OF LABOUR & EMPLOYMENT

New Delhi the 23rd January 1963

G.S.E. 187.—In exercise of the powers conferred by clause (e) and (f) of section 58 of the Mines Act, 1952 (35 of 1952), the Central Government hereby makes the following amendment to the Coal Mines Pit-head Bath Rules, 1969 makes the following amendment to the Coal Mines Pit-head Bath Rules, 1969 the mane having been previously published and referred to every Mining Board the mane having been previously published and referred to every Mining Board the mane having been previously published and (4) of section 59 of the said Act namely:—

- These rules may be called the Coal Mines Put-head Bath (Amendment) Rules, 1963
- In provise (iv) to rule 3 of the Coal Mines Pit-head Bath Rules, 1958.
 the words and letters, "of category "A" or "B" shall be omitted.

(No 34/3/83-30L)

R. C BAKSENA, Under Secy.

MINISTRY OF FINANCE

(Department of Bevenue)

CUSTOMS

New Delhi, the 2nd February, 1963 .

G.S.R. 198.—In exercise of the powers conferred by sub-section (2) of section 79 read with sub-section (3) of section 180 of the Customs Act, 1962 (52 of 1962), the Central Government hereby makes the following rules to amend the Passengers (Non-Tourist) Baggage Rules, 1960 issued with the notification of the Central Board of Revenue No. 122-Customs dated the 19th November, 1960, namely:—

- 1 These rules may be called the Passengers (Non-Tourist) Bassage (Amendment) Rules, 1963.
 - 2. In the Passengers (Non-Tourist) Baggage Rules, 1960,-
 - (i) In the preamble, the words "in the Portuguese possessions in India, or" shall be omitted;
 - (ii) the existing rule 4 shall be re-numbered as sub-rule (1) thereof and after the sub-rule as so re-numbered, the following sub-rule shall be inserted, namely:—
 - "(2) Such instruments, apparatus or appliances, as are specially designed for use in the profession or calling followed by a passenger and which any person following the same profession or calling would usually carry with him in his professional tour when imported by the passenger as part of his bonz fide baggage may be allowed to be imported free of import duty leviable thereon:

Provided that the instruments, apparatus or appliances-

- (i) have been actually used by the passenger before the importation therent; and
- (ii) shall not be sold, exchanged or given away as gift after the impor-tation thereof".
- G.S.E. 199.—In exercise of the powers conferred by sub-section (2) of section 79 read with sub-section (3) of section 180 of the Customs Act, 1962 (52 of 1982), the Central Government heraby makes the following rules to amend the Tourist Bagginge Rules, 1958, issued with the notification of the Central Board of Revenue No. 225 Customs dated the 3rd August, 1958, namely:—
 - 1. These rules may be called the Tourist Haggage (Amendment) Rules, 1963.
 - 2. In the Tourist Beggage Rules 1953.
 - (i) the words "or the State of Pondicherry" wherever they occur, shall be omlitted;
 - in sub-rule (3) of rule 1, the words "and the Portuguese possessions in India" shall be omitted;
 - (iii) in rule 3, after sub-rule (i), the following sub-rule shall be inserted, re-numbering the existing sub-rule (2) as sub-rule (3) thereof, namely:--
 - "(2) subject to all the conditions specified in sub-rule (1), ruch instruments, apparatus or appliances, as are specially designed for use in the profession or calling followed by the tourist and which any person following the same profession or calling would usually carry with him in his professional lour, may be allowed to be imported temporarily free of import duty levishie thereon.

Note.—The instruments, apparatus or appliances must have been actually used by the tourist before the importation thereof."

(lv) in rule 5, the words "or the said State" shall be omitted.

· [160. 22.3]

G.S.R. 200.—In exercise of the powers conferred by sub-section (1) of section 25 read with sub-section (3) of section 180 of the Customs Act, 1962 (52 of 1962), the Central Government, being satisfied that it is necessary in the public interest so to do, hereby exempts the following articles (goods) when imported into India from so much of the customs duty as is leviable thereon under section 2A of the Indian Tariff Act, 1934 (32 of 1934), namely:—

- 1. Sugar.
- 2. Coffee.
- 3. Tea. 4. Tobacco.
- 5. Motor Spirit.
- 6. Kerosene.
 - 7. Vegetable Product.
 - 8. Soap.
 - 9. Tyres.
 - 10. Cement, all varieties.
 - 11. Silver.
 - 12. Steel ingots.
 - 13. Footwear.
 - 14. Matches.

Note.—For the purposes of this notification the goods specified above shall have the meanings respectively assigned to them in the Pirst Schedule to the Central Excises and Salt Act, 1944 (1 of 1944).

G.S.R. 201.—In exercise of the powers conferred by sub-section (1) of section 25 read with sub-section (3) of section 160 of the Customs Act. 1962 (52 of 1962), the Central Government, being satisfied that it is necessary in the public interest so to do, bereby exempts the following articles, when imported into India from so much of the customs duly as is leviable thereon under section 2A of the Indian Tariff Act, 1934 (22 of 1934), namely:—

- Liqueurs, cordials, mixtures and other preparations containing spirit, not otherwise specified, entered in such a manner as to indicate that the strength is not to be tested, falling under item No. 22(4)(b)(i) of the First Schedule to the Indian Tariff Act, 1934 (32 of 1934).
- Drugs and medicines containing spirit entered in such a manner as to indicate that the strength is not to be tested, falling under Item No. 22(5)(b) (i) of the First Schedule to the Indian Tariff Act, 1834 (32)
- Cigarette paper in rolls and bobbins failing under Item No. 44(1) of the First Schedule to the Indian Tariff Act, 1934 (32 of 1934).
- Articles falling under Items Nos. 47(8), 48(1), 48(10), 49, 49(1) and 51(3) of the First Schedule to the Indian Tariff Act, 1934 (32 of 1934).

G.S.B. 202.—In exercise of the powers conferred by sub-section (1) of section 25 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962), the Central Government, being satisfied that it is necessary in the public interest so to do, hereby directs that the notifications of the Government of India in the Ministry of Finance (Revenue Division) or, as the case may be, in the Ministry of Finance (Department of Revenue), specified in column (2) of the Table hereto annexed, shall be amended in the manner specified in column (3) of the said Table.

TABLE

Sl. Custom Notification Numbers No. Amendment,

2

*

. 3

- 1. 42 dated the 31st May, 1953 .
- For the words "from so much of the customs duty leviable thereon in respect of the said items", the words "from so much of that portion of the customs duty leviable thereon which is specified in the said First Schedule" shall be substituted
- Schedule" shall be substituted

 2. 24 dated the 27th February 1954 For the words, figures and brackets "each of the articles specified in column 3 of the Schedule hereto annexed when imported into India from the whole of the duty leviable thereon under the Indian Tariff Act, 1934 (XXXII of 1934) in respect of the items specified in column 2 of the said Schedule", the words, figures and brakeets "each of the articles specified in the third column of the Schedule hereto annexed and falling under the item of the First Schedule to the Indian Tariff Act, 1934 (32 of 1934) specified in the corresponding entry in the second column of the Schedule hereto annexed, when imported into India from the whole of that portion of the customs duty/leviable thereto annexed, when imported into India from the whole of that portion of the customs duty/leviable thereon which is specified in the said First Schedule" shall be substituted.
- 162 dated the 30th September, 1955.
 163 dated the 1st October, 1955
- The words "as in force in India and as applied to the State of Pondicherry" and "or the State of Pondicherry" shall be omitted.
- For the words 'from the whole of the duty of customs leviable thereon in respect of the said item under the second mentioned Acc'', the words "from the whole of that portion of the customs duty leviable thereon which is specified in the said 'First' Schedule' shall be substituted.
- 4. 169 dated the 15th October, 1955
- The words "as in force in India and as applied to the State of Pondicherry" and "or the State of Pondicherry" shall be omitted.
- For the words "from so much of the duty of custums leviable thereon in respect of the said item under the last mentioned Art"; the words "from so much of that portion of the duty of customs leviable thereon which is specified in the said First Schedule" shall be substituted.
- 5. 130 deted the 1st December, 1936
- The words "as in force in India and as applied to the State of Pondicherry" shall be omitted.
- For the portion "when imported into India or the State
 of Pondicherry—
- (a) from so much of the customs duty leviable thereons under the Indian Tunff Act. 1934 (32 of 1934), so respect of the stems specified in column 2 of the said Schedule as is a cross of—",
- the following shall be substituted, namely :-
- "and falling under the Item of the Piest Schedule to the Indian Tariff Act, 1934 (32 of 1934) specified in column (2) of the Schedule hereto annexed, when I imported India—
 - (a) from so much of that portion of the custome that leviable thereon which is specified in the need First Schedule as is in excess of—".

. :

89 dered the 16th May, 1957
 103 dated the 16th May, 1957
 79 dated the 16th June, 1962

The words "as in farcy in India and as applied to the State of Pondicherry" and "or the State of Pondicherry" shall be omitted.

For the words "from an much of the customs duty leviable thereon in respect of the said item", the words "from so much of that portion of the customs duty leviable thereon which is specified in the said First Schedule" shall be substituted.

7. 93 dated the 16th May, 1957 . 110 dated the 30th September, 1961. The words "as in force in India and as applied to the State of Pondicherry" and "or the State of Pondicherry" shall be omitted.

For the words "from so much of the duty of contons legisble thereon in respect of the said irem", the words "from so much of that portion of the rustoms duty leviable thereon which is specified in the said Pirst Schedule" shall be substituted.

8, 124 duted the 7th June, 1957

The words "as in force in India and an applied to the State of Pondicherry" and "or the State of Pondicherry" shall be omitted.

For the words "so much of the duty of cameras leviable thereon in respect of the said item under the last mentioned Act", the words "so much of that pertion of the customs duty leviable thereon which is specified in the said First Schedule" shall be subttituted.

For the words "the whole of the duty leviable thereon in respect of the said item", the words "the whole of that pertion of the customs duty leviable thereon which is specified in the said First Schodule" thall be substituted.

5. 197 deed the 31st August, 1957

he words "as in force in India and as applied to the State of Pondicherry" and "or the State of Pondicherry" that be omitted.

For the words "so much of the customs they leviable thereon in respect of the said item", the words "so much of that portion of customs dury leviable thereon which is specified in the said Piest Schedule" shall be substituted.

For the words "the whole of the customs duty levished thereon in respect of the said frem", the words "the whole of that portion of the customs duty levished thereon which is specified in the said Pirst Schedule" shall be substituted.

10. 209 dated the 18th September, 1957

The words "as in force in India and as applied to the the State of Pondicherry" and "pe the State of Pondicherry" thall be omitted.

For the words "from to much of the duty of customs leviable thetron in respect of the said item under the second mentioned A.t., the words "from is much of that portion of the customs duty leviable thereon which is specified in the said Pirst Schedule" shall be substituted.

264 dated the 11th October, 1958

The words "as in force in India and as applied to the State of Pondicherry" and "or the State of Pondicherry" shall be omitted.

For the words "from so much of the duty of customs leviable thereon in respect of the said hems under the lastymentioned Act", the words "from so much of that portion of the customs duty leviable thereon which is specified in the said First Schedule" shell be substituted.

12, 26 deted the 12th March, 1960 'The words "as in force in India and as applied to the State of Pondicherry" and "or the State of Pondicherry" shall be omitted.

For the words "from so much of the customs dary leviable thereon under the second mentioned Act in respect of the items specified in column (2) of the said Schedule", the words "from so much of these portion of the customs duty leviable thereon which is specified in the said First Schedule" shall be substituted.

13. 61 dated the 18th June, 1960

The words "as in force in India and as applied to the State of Pondicherry" and "or the State of Pondi-cherry" shall be orasted.

For the words "from to much of the customs duty speci-fied against the said item", the words "from so much of that portion of tho customs duty leviable thereon, which is specified in the said First Schedule" shall be sub-stituted.

III deed the 1st March, 1961 .

The words "as in force in India and as applied to the State of Pondicherry" and "or the State of Pondishall be omitted. cherry'

For the words "from so much of the customs day feviable thereon under the second ministened. Act in respect of that item", the words "from so much of that portion of the customs duty leviable thereor which is specified in the mid Pint Schudule" shall be substituted.

65. 95 dated the and September, 1961 The words "as in force to India and as applied to the State of Pondicherry" and "or the State of Pondicherry" shall be omitted.

Por the words "from so much of the customs duty leviable therein in respect of the and term under the argued recitioned Act", the words "from so much of the partion of the sustains duty leviable thereon which is specified in the said Figure Schodule" shall be substituted.

54 dated the 24th April, 1963 .

The ownds "as in force in India and as applied to the State of Producherry" and "or the State of Pondicherry" shall be organical

For the world "from the whole of the customs duly levelable thereon to respect of the said term under the man trained for the said term under the man the said term the whole of the said the said term the whole of the said the levelable thereon which is specified to the said Pirst Schedules whill be substantial.

State of Pondicherry" shall be omitted.

For the words "figures and brackets" each of the articles specified in column (3) of the Schedule hereto annexed, when imported into India or the State of Pondicherry, from so much of the customs duty leviable thereon, in respect of the items specified in the corresponding entry in column (2) of the said Schedule, under the Indian Tariff Act, 1934 (32 of 1934), the words "each of the articles specified in column (3) of the Schedule hereto annexed and failing under the item of the First Schedule to the Indian Tariff Act, 1934 (32 of 1934), specified in column (2) of the schedule hereto annexed when imported into India from so much of that portion of the customs duty leviable thereon which is specified under the said First Schedule" shall be substituted.

[No. 25.]

G.S.R. 263.—In exercise of the powers conferred by sub-section (1) of section 25 read with sub-section (3) of section 150, of the Cutoms Act, 1967 (52 of 1962), the Central Government, being satisfied that it is necessary in the public interest so to do, hereby directs that the notifications of the Government of India in the Ministry of Finance (Revenue Division) or, as the case may be, in the Ministry of Ministry of Finance (Department of Revenue), specified in column (2) of the Table hereto Encezed, shall be amended in the manner specified in column (3) of the said Table.

TABLE

Serial	Castems Notification No.	Amendagent	
No.		143	
(1)	(z)		

- 94 dated the 28th November, 1953 (i) For the words "from so much of the duty of customs leviable thereon under the said Act", the words "from so much of that portion of the customs duty which a specified in the said First Schedule" shall be substituted.
 - (ii) The words "plus the eneme duty for the time heigh leviable on-like articles if produced or manufactured in India, and where such duty is leviable at different rates, the highest duty" shall be omitted.
- 168 deted the 18th December,
- (i) For the words "from so much of the duty of customs leviable, thereon under the last mentioned Act", the words "from so much of that purtion of the customs duty leviable thereoh which is appeared in the said Piru Schedule" shall be substituted;
- (a) The words "plus the excuse duty for the time being leviable on like articles if produced or manufactured in India and where such duty is leviable at different sates, the highest duty" wherever they occur, shall be equitted.

- 3. 74 dated the 16th May, 1957

 (i) The words (a) "as in force in India and as applied to the State of Pondicherry"; (b) " or the State of Pondicherry"; and (c) "plus the excise duty for the time being leviable on like articles if produced or manufactured in India", wherever they occur, shall be omitted.
 - (ii) For the words "from so much of the customs duty levisble thereon", the words "from so much of that portion of the customs duty levisble thereon which is specified in the said First Schedule" shall be substituted.
- 4. 85 dated the 16th May, 1957

 (i) The words "as in force in India and as applied to the State of Pondicherry", "he the State of Pondicherry" and "plus the excite duty for the time being leviable on like articles if produced or manufactured in India, and where such duty is leviable at different rates, the highest duty" shall be omitted.
 - (ii)\For the words "from so much of the customs duty leviable thereon", the words "from so much of these portion of the customs duty leviable thereon which is specified in the said First Schedule" shell be substituted.
- 307 dated the alst December, 1957 (i) The words)"as in force in lodin and as applied to the State of Pondicherry", "or the State of Pondicherry" and "plus the emise duty for the time being leviable on like articles if produced or manufactured in India and where such duty is leviable at different rates, the highest duty" shall be omisted.
 - (ii) For the words "from so much of the customs duty leviable thereon", the words, figures and brackets "from so much of that portion of the customs?duty leviable thereon which is specified in the First Schedule to the Indian Tariff Act, 1934 (32 of 1934)" shall be substituted.
- 6. 48 tinted the 15th Pehrunty, 1958 (i) The words "m in force in India and as applied to the State of Pondischerry", "or the State of Pondischerry" and "phas the excess duty for the time being levisible on like articles if produced or manufactured in India, and where such duty is levisible at different rates, the highest duty" shall be omitted.
 - (ii) For the words "from so much of the duty of customs levishle thereon", the words, figures and brackets "from so much of that portion of the customs duty leviable thereon which is specified in the First Schodule to the Indian Turiff Act, 1934 (32 of 1934)" shall be pubutituted.
- 7. \$4 denot the fat March, 1951. . (f) The words "in in force in India and as applied to the State of Penducherry", "or the State of Penducherry" and "plus the excise duty for the time being levishing on like articles if produced or manufactured in India, and where such duty is levishe at different rates, the highest duty" shall be smarted.
 - (ii) For the words "from so much of the customs duty leviable there of under the last mentioned Act", the words there is a much of that person of the customs duty leviable thereon which is specified in the said From Schiedule" shall be substituted.

1

- 141 dated the 10th May, 1938. (i) The words "as in furce in India and as applied to the State of Pondicherry", "or the State of Pondicherry and "plus the excise duty for the time being leviable or like articles if produced or manufactured in India, and where such duty is leviable at different rates, the highest duty" shall be unirted.
 - (ii) For the words "from so much of the duty of customs leviable thereon", the words, figures and bracket "from so much of that portion of the customs duty leviable thereon which is specified in the First Schedule to the Indian Tariff Act, 1934 (32 of 1934)" shall be substituted.
- 137 dated the 10th May, 1958.

 (i) The words, (a) "as in force in India and as applied to the State of Pondicherry"; (b) "or the State of Pondicherry"; and (c) "plus the excise duty for the time being leviable on like articles if produced a manufactured in India, and where such duty is leviable at different rates, the highest duy" in the two place in the Schedule annexed to the notification when they occur, shall be omitted.
 - (ii) For the words "from so much of the day of custom leviable thereon under the latter Act", the word "from so much of that portion of the customs dur leviable thereon which is specified in the said. Fin Schedule" shall be substituted.
- 10 147 dated the 10th May, 1958. (i) The words "as in force in India and as applied a the State of Pondicherry", "or the State of Pondicherry", and "plus the excise duty for the time being keyable on like articles if produce or manufactured in India, and where such duty the leviable at different rates, the highest duty" shall be omitted:
 - (ii) For the words "from so much of the duty of custom leviable thereon", the words, figures and bracks "from so much of that portion of the customs du leviable thereon", which is specified in the Fig Schedule to the Indian Tariff Act, 1934 (32 of 1934, abell be substituted. shall be substituted,
- 11. 257 dated the 11th October, 1958 (i) The words "as in force in India and as applied the State of Pondicherry", "or the State of Pondicherry" and "plus the excise duty for the time bill leviable on like articles if produced or manufactur in India, and where such duty is leviable as differentless, the highest duty" shall be omitted;
 - (ii) For the words "from so much of the duty of custo leviable thereon", the words, figures and brack "from so much of that portion of the customs of leviable thereon which is specified in the First 5th dule to the Indian Turiff Act, 1934 (32 of 1934 shall be substituted.
- 12. 19 dated the 1st March, 1961
- (i) The words (a) "as in force in India and an appli-to the State of Pondicherry", (b) "or the State Pondicherry", and (c) "plus the excise duty for time being leviable on like articles if produced manufactured in India, and where such duty is levia-at different rates, the highest duty", in the two F-s in the Schedule annexed to the notification where they occur, shall be omitted;

Ż

(ii) For the words, figures and brackets "from so much of the customs duty leviable? thereon under the ladian Tariff act, 1934 (32 of 1934)" the words, figures and brackets "from so much of that portion of the customs duty leviable thereon which is specified in the First Schedule to the Indian Tariff Act, 1934 (32 of 1934)" shall be substituted.

3

35 dated the 22nd March, 1961 13.

(f) The words, (a) "as in force in India and an applied to the State of Pondicherry" (b) "or the State of Pondicherry", and (c) "plus the excise dury for the time being leviable on like articles if produced or manufactured in India, and where such dury is leviable at different rates, the highest dury", wherever they occur, shall be omitted;

(ii) For the words "from so much of the duty of customs leviable thereon under the last mentioned Act", the words "from so much of that portion of the customs duty leviable thereon which is specified in the said First Schedule" shall be substituted.

14 36 dated the 23rd March, 1961. (2) The words "as in force in India and [as applied to the State of Pondicherry", "or the State of Pondicherry" and "plus the excise duty for the time being leviable on like articles if produced or manufactured in India, and where such duty is leviable at different rates, the highest duty" shall be omitted;

(ii) For the words "from so much of the customs dary, leviable thereon under the second mentioned Act" the words "from so much of that portion of the cust madury leviable thereon which is specified in the said Perst Schedule" shall be substituted.

80 dated the 13th June, 1962

(i) The words, (a) "as in force in India and as applied to the State of Pondicherry", (b) "or the State of Pondicherry", (c) "plus the excise duty for the time being leviable on like articles if produced or mannfactured in India, and where such duty is leviable at different rates, the highest duty" wherever they occur, shall be omitted.

(ii) For the words "from so much of the duty of contents leviable thereon under the latter Act", the [words from so much of that portion of the customs duty leviable thereon which is specified in the said First Schedule" shall be substituted.

(No. ME)

E read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of the finance (Department of Revenue) No 33-Costoms, dated the 24th of the Central Government being satisfied that it is necessary in the information when imported into India, from so much of the customs duty for the reon as it specified in column 2 of the the rest as it specified in column 2 of the first than it is necessary in the first than in the imported into India, from so much of the customs duty.

THE GAZETTE OF INDIA : FEBRUARY 2, 1965/MAGHA 15, 1864 [PART II. 202 THE SCHOOLS Extent of exemption Name of article \$1. No. 3 Cast iron pipes and tubes falling under Irem No. 63(6) of the First Schedule to the Indian Tariff Act, 1934 (32 of 1934) 5 per cent ad valorem Iron or steel pipes and tubes falling under Item No. 63(17) of the First Schedule to the Indian Tariff Act, 1934 (32 of 1934) 5 ger cent ad valerem. 3 Iron or steel barbed or stranded wire falling under Item No. 63(24) of the first Schedule to the Indian Tariff Act, 1924 (32 of 1934) t per cent ad valorant

(No. 27.)

G.S.E. 285.—In exercise of the powers conferred by sub-section (1) of section 25 read with sub-section (3) of section 180 of the Customs Act. 1962 (52 of 1962), the Central Government, being satisfied that it is necessary in the public interest so to do, hereby exempts articles failing under Item No. 63(26) of the First interest so to do, hereby exempts articles failing under Item No. 63(26) of the First interest so to do, hereby exempts articles failing under Item No. 63(26) of the First interest so to do, hereby exempts articles failing under Item No. 63(26) of the First interest so to do, hereby exempts articles failing under Item No. 63(26) of the First interest so to do, hereby exempts articles failing under Item No. 63(26) of the First interest so to do, hereby exempts articles failing under Item No. 63(26) of the First interest so to do, hereby exempts articles failing under Item No. 63(26) of the First interest so to do, hereby exempts articles failing under Item No. 63(26) of the First interest so to do, hereby exempts articles failing under Item No. 63(26) of the First interest so to do, hereby exempts articles failing under Item No. 63(26) of the First interest so to do, hereby exempts articles failing under Item No. 63(26) of the First interest so to do, hereby exempts articles failing under Item No. 63(26) of the First interest so to do, hereby exempts articles failing under Item No. 63(26) of the First interest so to do, hereby exempts articles failing under Item No. 63(26) of the First interest so to do, hereby exempts articles failing under Item No. 63(26) of the First interest so to do, hereby exempts articles failing under Item No. 63(26) of the First interest so to do, hereby exempts articles failing under Item No. 63(26) of the First interest so to do, hereby exempts articles failing under Item No. 63(26) of the First interest so to do, hereby exempts articles failing under Item No. 63(26) of the First interest so to do, hereby exempts articles failing under Item No. 63(26) of the First inte

O.S.E. 206.—In exercise of the powers conferred by sub-section (1) of section 25 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962), the Central Government, being satisfied that it is necessary in the public interest to do, hereby makes the following amendment in the notification of the Government of India, in the Ministry of Finance (Department of Revenue) No. 7-Customs, dated the 5th January, 1963, namely:—

In the said notification, the words, figures and brackets "read with item 75(19), of the said Schedule" shall be omitted.

[No. 20. E. F.T.

G.S.R. 207.—In exercise of the powers conferred by sub-section (1) of section 25, read with sub-section (2) of section 180, of the Customs Act, 1982 (52 of 1982) and in supersession of the notification of the Government of India, in the Ministrand in supersession of the notification of the Government of India, in the Ministrand of Pinance (Department of Revenue), No. 36-Curtoms, dated the 20th April 1986 the Central Government, being satisfied that it is necessary in the public interest the Central Government, being satisfied that it is necessary in the public interest to do, hereby exempts internal combustion engines imported into India from so to do, hereby exempts internal combustion engines imported into India from much of the customs duty as is leviable thereon under section 2A of the India Tariff Act, 1934 (32 of 1934):

Provided that it is proved to the satisfaction of the Customs-collector-

- (i) that such engines are to be fitted to tractors, and
- (ii) that the tractors so fitted are to be used solely for agricultural purpor [No. 1

G.S.E. 200.—In exercise of the powers conferred by sub-section (1) of section 2 read with sub-section (3) of section 160 of the Customs Act, 1902 (83 of 1962), so in superseasion of the notification of the Government of India, in the Ministry Phance (Department of Revenue) No 10-Customs, dated the 4th February, 1965 the Central Government, being satisfied that it is necessary in the public interest.

so to do, hereby exempts electric motors and internal combustion engines, which are proved to the satisfaction of the Customs-Collector to have been imported into India solely for use on aircraft, from so much of the customs duty as is leviable thereon under section 2A of the Indian Tariff Act, 1934 (32 of 1934).

G.S.B. 266.—In exercise of the powers conferred by sub-section (1) of section 25 read with sub-section (3) of section 160 of the Customs Act, 1862 (52 of 1962), and in supersession of the notification of the Government of India, in the Ministry of Finance (Department of Revenue) No. 58-Customs, dated 24th April, 1962, the Central Government, being satisfied that it is necessary in the public interest so to do, heraby exempts stainless steel plates and sheets falling under Item No. 53 (20A) of the First Schedule to the Indian Tariff Act, 1934 (32 of 1934) when imported into India, from so much of the customs duty as is leviable thereon under section 2A of the second mentioned Act.

- G.S.R. 210.—In exercise of the powers conferred by sub-section (1) of section 25 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962), and in supersession of the notification of the Government of India, in the Ministry of Finance (Department of Revenue) No. 31-Customs, dated the 6th August, 1966, the Central Government, being satisfied that it is necessary in the public interest so to do, hereby exempts soys bean oil falling under item No. 15(6) of the First Schedule to the Indian Tariff Act, 1934 (32 of 1934), when imported into India, from
 - (I) so much of that portion of the customs duty leviable thereon which is specified in the said First Schedule as is in excess of 10 per cent of unlovem, where the standard rate of duty is leviable, and
 - (ii) the whole of that portion of the customs duty leviable thereon which is specified in the said First Schedule, where the preferential rate of duty is leviable.

[No. 33.]

S. VENKATESAN, Dy. Secy.

The Gazette



of

PUBLISHED BY AUTHORITY

NEW DELHI, SATURDAY, FEBRUARY 9, 1963/MAGHA 40, 1814 6 63

NOTICE

The undermemblened Genetics of India Butracedinary were published upto the a6th Jenuary,

19 G.S.R. 155, dated 23rd Ministry of Finance January, 1963.

No, and Date Issued by

The First day of February, 1963, as the date on which the said Act abail come into force.

Subject

G.S.R. 156, dated 33rd January, 1963.

esc No.

Do.

The Castoms/Valuation Rules,

G.S.R. 157, dated 23rd

1963. The Accessories (Condition)
Rules, 1963.

G.S.R. 158, dated 23rd January, 1963.

+ Do.

The Baggage (Conditions Exemption) Rules, 1963.

January, 1963.

G.S.R. 159/Sugar-Export, detect 24th Jacobary of Pend & Aprimy, 1963.

Ministry of Pend & Apriculture.

Ministry of Pend & Apriculture, fixing, in addition to the quantity
already fixed fire export, a lake
(one this, increased during the period
commencing on the dare of
publication of this not fication
and ending with the 30th day
of April, 1963.

G.S.R. 160, dated with Administry of Planute Jaconery, 2963.

Prohibiting entry of the book styled "Nepal", or any entract from, or reprint of, or my translation of into Iral a by sea or by land, published by Kummesely and Frey, Berne, Swimerland.

2 G.S.Jt. 261, dered a6th Jeomery, 1963.

Do.

fire impaint all goods donated for fined relef in that State from the whole of the extraor duty and the additional duty of excise leviable thereon.

Copies of the Gazettes Extraordinary mentioned above will be supplied on an to the Manager of Publications, Civil Lives. Delhi. Indents should be britted so as to reach the Manager within any days of the date of issue of

PART II-Section 3-Sub-section (i)

General Statutory, Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

MINISTRY OF HOME APPAIRS

New Delhi, the 30th January 1963.

- G.S.B. 241—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules to amend the Central Police Training College (Non-Gazettod Staff) Recruitment Rules, 1956 published with the notification of the Government of India in the Ministry of Home Affairs No. 21/17/58-P.III(B), dated the 8th October, 1959, namely:—
- 1. These rules may be called the Central Police Training College (Non-Gazetted Staff) Recruitment (Amendment) Rules, 1962.
- 2. In the Central Police Training College (Non-Gazetted Staff) Recruitment Rules, 1958.—
 - (1) for rule 3, the following rule shall be substituted, namely:-
 - 2. Disqualification,—(1) No person who has more than one wife living or who having a spouse living, marries in any case in which surb marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to said posts.
 - (2) No woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to said posts:
 - Provided that the Central Government may, if satisfied that there are special grounds for so ordering exempt any person from the operation of this rule."
 - (2) in the Schedule-
 - (a) against item 5 relating to Head Constables-
 - (i) for the entry in column 6, the following entry shall be substituted.
 - "(a) 20% by promotion and
 - (b) 80% by deputation of serving police personnel from the States."
 - (ii) for the entry in column 11, the following entry shall be substituted. namely:—
 - "Promotion: directly recruited Constables with 2 years' experience in the grade;

Deputation: Serving Police personnel from the States"

- (b) against item number 13 relating to Constables-
 - (i) for the entry in column 6, the following entry shall be substituted, namely:---
 - "(a) 20% by direct recruitment and
 - (b) 80% by deputation";
- (if) for the entry in column 5, the following entry shall be substituted, namely.—

"hijddie School Standard Pust";

(iii) for the entry in column 9, the following entry shall be substituted, namely:---

"2 years"

- (iv) for the entry in column 11, the following entry shall be substituted, namely:—
 "Deputation: Police Countables from the States."
- (c) for note (ii), the following note shall be substituted, namely:-
 - "(ii) Power to relax.

Where the Central Government is of the opinion that it is necessary or expedient to do so, it may, by order for reasons to be recorded in writing, relax any of the provisions of these rules with respect to any class of category of persons."

[No. 27/48/62-P.III.]

P. SITAPATI, Under Secy.

New Delhi, the 31st January 1963

G.S.E. 242.—In pursuance of rule 11 of the Indian Police Service (Pay) Rules, 1954, the Central Government, after consultation with the Government of Ortom, hereby makes the following amendments in Schedule III appended to the said Rules.

 These amendments should be decined to have come into force with effect from 28th April, 1962.

Amendments

In the said Schedule III.

Under the heading 'B-Posts carrying pay in the senior time-scale of the Indian Police Service under the State Governments including posts carrying Special pays in addition to pay in the time-scale', against 'Orissa' the following entry shall be added, namely:—

Superintendent of Police, Rourkela.

[16g. 1/80/63-AIB(II)/j

K. S. N. MURTHY, Under Secy.

New Delhi, the 1st Pebruary 1969

G.S.E. 343.—Whereas it appears to the Central Government that the properlies specified in the Schedule below, which are vested in the Treasurer of Charitaaka Endowments for India, should be vested in the Treasurer of Charitable Endowments for the State of Keraia:

Now, therefore in exercise of the powers conferred by section 12 of the Charmable Endowments Act 1200 (6 of 1200), the Central Government becelve directs that the said properties shall be vested in the Treasurer of Charitable Endowments for the State of Kerala.

THE SCHOOLS

- 1. Dance Mulabar Scholarship Endowment Fund.
- 2. Sharpe Scholarship Endowment Fund, and
- The Connoity (Junior and Senior) Scholarships.

[No F 15/6 62-J II.]

h SMUKLA, Dy. Secp.

ORDER

. New Delhi, the 4th February 1963

G.S.R. 244.—Whereas in the opinion of the Central Government the wall map entitled "Latest-Political Map of World on Mercator's Projection", published by Messre N. C. Kansil & Co., Model Bosti, New Delhi-5, contains a prejudicial report as defined in clause (7) of rule 35 of the Defence of India Rules, 1962;

Now, therefore, in exercise of the powers conferred by rule 45 of the Defence of India Bules, 1962, the Central Government hereby—

- (a) prohibits the further sale or distribution of the said wall map and declares the said wall map and every copy thereof to be forfeited to Government; and
- (b) directs every person possessing any copy of the said wall map to deliver the same to the local police authorities.

[No. 59/16/63-Poll(1).] N. SAHGAL, Jt. Secy

CORRIGENDA

New Dethi, the 30th January 1963

G.S.R. M5.—In the notification of the Government of India in the Ministry of Home Affairs G.S.R. 93 (F. 3/63-Poll(Spl)), dated the 11th January. 1903, relating to the Defence of India (Employment of Technical Personnel in National Service) Rules, 1963, published at pages 35 to 59 of the Gazette of India Extraordinary, Part II, Section 3, Sub-section (i), dated the 11th January, 1963/Page 21, 1881:—

- 1. At page 35, rule 2, line 2, for '(51 of 1952)' rend '(51 of 1982)'.
- 2. At page 36, rule 5(2), line 12, omit ',' after 'may'.
- 2. At page 37,-
 - (i) rule 8(1), line 2, for 'the Tribunal', read 'a Tribunal';
 - (ii) rule 8(2), line 4, insert 'to' after 'referred'.
- 4. At page 38,-
 - (i) rule 11(2), line 8, insert 4, 4 after -
 - (a) 'mey', and
 - (b) 'Fund'.
 - (ii) rule 14, line 4, for "the rules' read "the rules".
- 5. At page 40,-
 - (i) rule 21, line 1, for 'Personal' read 'Personnel' and insert '(1)' better The Central Government':
 - (ii) rule 21(4), line 2, for lacter read 'places'.
- d. At page 41, rule 22(1),-
 - (i) line 1, for '25(2).' read '25(2).-'.
 - (ii) line 4, omit ',' after 'in'.
- (iii) line 16, for 'work of the nature of which' rend 'work the nature of which'.
- 7. At pages 41-42, rule 25(1),-
 - (i) line 25, owill 7 before 'other'.
 - (ii) line 44, insert ',' before 'dismissed'.
- \$. At page 44, rule 23(2), line 2, for 'rupes' read 'repens'.

- S. At page 44, in the Schedule,--
 - (i) against N.C.O. Code Number 602-80, for 'Mechanical Engineer, Other' read 'Mechanical Engineers, Other'.
 - (ii) against N.C.O. Code Number 009.62, for Works, Inspector, Engineering', read Works Inspector, Engineering'.
- 10. At page 45, in the Schedule,-
 - (i) against N.C.O. Code Number 802-10, for Driller Machine' read Driller, Machine'.
 - (ii) against N.C.O. Code Number 628-30, for Pitot, Aircraft General' read 'Pilot Aircraft, General'.
- (iii) against N.C.O. Code Number 730:34, for Turnscement Pit Furnsce, read Turnscemen Pit Furnsce'.
- 11. At page 46, in the Schedule,-
 - (i) against N.C.O. Code Number 740-40, for Mechanic Optical Instru-ment' read 'Mechanic, Optical Instruments'.
 - (ii) against N.C.O. Code Number 750-20, for Tool, Maker read Tool Maker.
 - (iii) against N.C.O. Code Number 753:47, for 'Mechanic, Stationery Steam Engine' read 'Mechanic, Stationery Steam Engine'.
 - (iv) against N.C.O. Code Number 763-49, for Titter, Stationery Steam Engine' read 'Fitter, Stationary Steam Engine'.
- \$2. At page 47, in the Schedule,-
 - (i) against N.C.O. Code Number 758-78, for Mechanic General' rend 'Mechanic, Gen ral'.
 - (ii) against N.C.O. Code Number 759-80, for Toolmakers, Machinists, Plumbers, Welders and Belated Workers, Other' read Tool Makers, Machinists, Plumbers, Welders and Related Workers, Other'.
 - (ill) against N.C.O. Code Number 781 20, for 'Operator, Back Wiring', read 'Operator, Rack Wiring'.
 - (iv) against N.C.O. Code Number 789-50, for 'Coil, Winder, Machine', road 'Coil Winder, Machine'.
 - (v) against N.C.O. Code Number 789-75, for 'Operator, ImperPlant (Electrical Equi ent Manufacturing)' read 'O Impregnation Plant (Electrical Equipment Manufacturing)'.
 (vi) against N.C.O. Code Number 773-80, for Body Bollder, Vehiclers', read 'Body Bullder, Other Vehicles'. Imprega on d Operator,
- Body Bollder, Other
- At page 48, in the Schedule, against N.C.O. Code Number 852-35, for Injection Moulding, Machine Operator (Plastics)*, read "Injection Moulding Machine Operator (Plastics)*.
- 14. At page 49, in the Appendix, in Form Ac-
 - (I) for 'Apprentice ship Training' read 'Apprenticeship Training'.
 - (ii) for 'ulara of course' read 'Particulars of course'.
 - (iii) for 'me of establishment' read 'Name of establishment'.
- At page 30, in the titles of Forms B and C, for SERVICES RULES 1963'.
- 16. At page 51, in Form C-1,-
 - (i) line 4, for 'formof place' read 'form or place'.
 - (ii) line 16, insert 'if' before 'my'.
- 17. At page 63, in Form D, line 13, omit '; ' after Details-of'.
- 24. At page 34, in Form G,--
 - (I) line 7, for '1963' read '1963',
 - (ii) line 30, for "tribunal" reed "Tribunal".
 - (iii) line di, omit ', ' after 'shall'.

THE CAZETYE OF INDIA: PEBRUARY 9, 1965/MAGHA 30, 1804 [PAGY TI-_ _____

19. At page 55, in Form H, line 8, for Technical' read Technical'.

20. At page 59, in Form O, Part II, line 8, omit ': ' after 'service'.

(No. F. 3/63-Poll (Spl.).)

K. R. PRABHU, Dy. Secy.

MINISTRY OF FINANCE

(Department of Rossomic Affairs)

New Delhi, the 31st January 1963

G.S.E. 245.—In exercise of the powers conferred by clause (2) of article ?? read with clause (1) of article 299 of the Constitution, the President is pleased to make the following rule, namely:—

The Loan Agreement between the Government of India and the Kreditanstalt fur Weideraufbau, Frankfurt/Main for a credit of DM 107 million to the Government of India, shall be executed and authenticated on behalf of the President by the Ambassador of India in the Federal Republic of Germany.

Dated at New Delhi this 31st day of January, 1963

AIO

[No. F.2(1)-FC11/63.]

By Order and in the name of the President, K. S. SUNDARA RAJAN, Jt. Secy

(Department of Revenue)

DANGEROUS DRUGS

New Dethi, the 9th February 1963

Dangerous Drugs Act, 1930 (2 of 1930) and of findings by the World Health Organization under Article 8 of the Convention, Protocol and Final Act duted the 19th February, 1925, as amended by the Protocol dated the 11th December, 1946, the Central Government hereby makes the following further amendments in the startment Department (Central Revenues) Notification No. 3 Dangerous Drugs dated the 16th July, 1932, namely:—

In the Schedule annexed to the said notification after the entries under the ading "(e) Eucodal Preparations", following shall be added at the end, namely:beading '

"(f) Diphenoxylate Preparations. Preparations (solld or liquid) of diphenoxylate containing not more than 2.5 milligrammes of diphenoxylate calculated as base and not less than 25 microgrammes of atropial calculated as atropine sulphate per dose unit and containing no other Dangerous Drug

J. BANERJEE, Dy. Sec.

(Department of Revenue)

New Delhi, the 9th February 1963

G.S.R. 548.—In exercise of the powers conferred by sub-section (1) of section 25 read with-sub-section (2) of section 160 of the Customs Act, 1962 (52 of 1862) the Central Government being autiafied that it is necessary in the public interest to du, hereby makes the following amendment to the notifications of the Government of India, in the Ministry of Finance (Department of Revenue) No. 20-Custom than 15 the following amendment of Revenue) No. 20-Custom than 15 the finance (Department of Revenue) No. 20-Custom than 15 the finance (Department of Revenue) No. 20-Custom than 15 the finance (Department of Revenue) pretio sated the 2nd February, 1963 and No. 31-Customs, dated the 2nd February, 1963,

In each of the said two notifications, for the words "the Customs-Collector", the customs "the Assistant Collector of Customs" shall be substituted.

[No. 68.1

G.S.R. 348.—In exercise of the powers conferred by section 152 of the Customs jet, 1962 (52 of 1962), the Central Government hereby directs that the powers and duties of an Assistant Collector of Customs under section 27 of the said Act said also be exercised or performed by Principal Appraisers at Bombay, Calcutta, Madrast, Corbin. Visakhapatnam, Kandla and Delhi, in respect of the following uses, namely:—

- (i) the rejection of refund claims made after the expiry of the statutory time-limit;
- (ii) the rejection of refund claims as unsubstantiated where the documents required for consideration of the claims are not produced by the claimants after due notice is given to them;
- (iii) allowing refund claims where they are due on any of the grounds, namely.
 - (a) miscalculation of duty;
 - (b) ad hor addition on account of insurance and freight, made for determining value, where documentary evidence relating to actual payment was not produced at the time of assessment;
 - (c) assessment at the standard rate of duty where certificate of origin was not produced at the time of assessment;
 - (d) grant of exemption from duty by the Central Government; and
 - (e) a change in classification effected consequent to a ruling given by the Central Government, the Board or an officer of Customs of or above the rank of an Assistant Collector of Customs.
- (iv) allowing or rejecting refund claims for an amount not exceeding Rs. 250.

1No. 69.1

G.S.R. 254. In exercise of the powers conferred by sub-section (1) of section (a) the Customs Act. (652 of 1962), the Central Government bersby directs the following amendment be made to Notification No. 38 dated the 1st February 4963, namely:—

In clause I of the said Notification, after the word "Visakhapatnam" insert "Pondicherry, Delhi".

[No. 70.1

S. VENKATERAN. Dy Secy.

(Department of Berman)

Campian Buerang

New Delhi, the 2nd Pebruary 1963

684. 351.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules. 1944, the Central Government hereby exempts chloring, billing under Item No. 14H of the First Schedule to the Central Excises and Salt let, 1944 (1 of 1944), used for conversion into hydrochloric acid from the whole the duty isviable thereon

Provided that where in respect of the chlorine so used duty has already been a bid, set off equal to the amount of the duty so paid, shall be allowed against the levishie on hydrochloric acid.

P6s. 198/63-0

New Delhi, the 9th February, 1963

G.S.E. 252.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise, Rules, 1944, the Central Government bereby makes the 101cm/lng amendment to the notifications of the Government of India in the Ministry of Finance (Department of Revenue) No. 187/62-Central Excises, dated the 3rd November, 1962 and No. 188-A/62-Central Excises, dated the 3rd November, 1962, pamely:—

In each of the said notifications for the words "manufacture of fishing nets" the words "manufacture of fishing nets and parachute chords" shall be substituted.

[No. 21/83]

L. M. KAUL, Dy. Secy.

(Department of Expanditure)

New Delhi, the 1st Pebruary 1963.

G.S.R. 253.—In exercise of the powers conferred by the provise to article 20s and clause (5) of article 148 of the Constitution, and after consultation with the Compiroller and Auditor General in relation to persons serving in the Indian Audit and Assounts Department, the President hereby directs that the following further amendment shall be made in the Fundamental Rules, namely:—

- 1. These rules may be called the Fundamental (Second Amendment) Bules, 1963.
- 2. In the Fundamental Bules, in Rule 22-C, for the words "the actual pay drawn by him in the lower post by one increment at the stage at which such pay is drawn", the following shall be substituted, namely "his pay in raspect of the lower post by one increment at the stage at which such pay has accrued."

(No. P.2(9)-E.III/61.)

RABI RAY, Dy. Socy.

BESKEYE BANK OF INDIA

(Exchange Control Department) (Central Office)

Bomboy, the 22nd January, 1963.

G.S.B. 254.—In pursuance of notification of the Government of Inch in the Ministry of Finance No. F1(67)-EC/57, dated the 25th September 1956, the Reserving Bank of India hereby directs that the following further amendments shall be made in the Schedule to its Notification No. F. E.R.A. 163/55-R.B. dated the 4th December 1958, namely:—

In the said Schedule, the entry "State Bank of Jaipur" shall be deleted on for the entry "State Bank of Bikaner" the entry "State Bank of Bikaner an Jaipur" shall be substituted.

[No. F. E.R.A. 210/63-R.B.

A. C. BHATTACHARYYA.

Governot

MINISTRY OF COMMERCE & DIDUCTRY

New Delhi, the 1st February, 1963.

G.S.E. 285.—In exercise of the powers conferred by section 26 at the Co Industry Act, 1853 (45, of 1953) and in supersession of the notification of the Government of India in the Ministry of Commerce and Industry No G.S.E. 124 daied the 10th October, 1981 the Central Government hereby makes the following rules further to amend the Cols Industry (Registration and Licensing) Rules, 188

with effect from 10th October, 1961, the same having been previously published as required by sub-section (1) of that section, namely:—

RULLA

- 1. These rules may be called the Coir Industry (Registration and Licensing) Amendment Rules, 1963.
- 2. In the Coir Industry (Registration and Licensing) Bules, 1958, (hereinafter referred to as the said rules) for the word "tone" wherever it occurs, the words forme(s)" shall be substituted.
 - 3. In rule 23 of the said rules
 - (1) for the figure, words and abbreviation, "5 Naye Paice per Cwt" the following figures and words shall be substituted, namely:—
 - "5 Naye Paise per 50 Kilograms"
 - (ii) for clause (ii) of the explanation, the following clause shall be substi-
 - "(ii) In calculating the fee for a licence under this rule, any weight below 50 kilograms shall be taken as 50 Kilograms".
- 4. In Form II of the said Rules, for the abbreviation "Cut" wherever it occurs the word "silogram" shall be substituted.
- 5. In Forms XI, XII and XIII of the said Rules, for the abbreviation "Cwis" wherever it occurs the word 'Knograms' shall be substituted.

[No. \$8(5)/80-J&C.]

Reso Delhi, the 4th February 1969

(Registration and Licensing) states, 1935, which the Central investment proposes to make in exercise of the powers conferred by section 25 of the Ceir Industry to make in exercise of the powers conferred by section 25 of the Ceir Industry sub-section (1) of the said section. Notice is hereby given that the said draft will be taken into consideration on or after 20th February 1963.

Any objection to the said draft received from any person before the afteresaid date will be considered by the Central Government.

DRAFT RULES

- 1. These rules may be called the Coir Industry (Registration and Licensing) Second Amendment Rules, 1963.
- 2. After rule 19 of the Coir Industry (Registration and Licensing) Rules, 1858, the following shall be inserted, namely:—

"19A. Powers of the Chairman to register exporters.—Notwithstanding anything contained in rule is or rule 19 the Chairman may register any person as an exporter of co.r yern, colr products or coir fibre if he is satisfied about the financial standing and soundness of the applicant, genuineness of the contracts for export, export price, quality of goods to be exported and other like matters".

(No. F.22/7/82-J&C).]

A. O. V. SUBRAHMANIAM, Under Secy.

OFFICE OF THE COLLECTOR OF CUSTOMS & CENTRAL EXCUSE, COCHEC. Cochin, the 5th February 1988

G.S.R. 257.—In exercise of the powers conferred on me under Rule 50 of the Central Excise Rules, 1944 and in supersession of this office Notification No. 8 of dated 30th November, 1952, I hereby direct that manufacturars of physicod shall be the contral Excise Officer in charge of the factory.

THE GAZETTE OF INDIA: FEBRUARY 9, 1963/MAGHA 20, 1884 [PART E-

2. The manufacturers desirous of removing the above-mentioned product should present an application in the proper form in duplicate to the Central Excise Officer in charge of the factory sufficiently in advance and obtain his written permission before effecting removal of the same from the factory.

A. K. BANDYOPADHYAY, Collector.

OFFICE OF THE COLLECTOR OF CENTRAL EXCISE, BOMBAY Customs.

Bombay, the 1st February 1963

G.R. 258.—in pursuance of the powers conferred on me under Sub-Section (634) of Section 2 of the Customs Act, 1962. I. Shri G. Korotha, Collector of Customs, Bembay, in relation to the area of the Bembay Central Excise Collectorate, hereby assign the powers specified in Sections of the Customs A 1 1962, torate, hereby assign the powers specified in Sections of Customs specified in the mentioned in column 1 of the table below to off, are of Customs specified in the corresponding entry in rolumn 2 of the said table:

(1)

Sections 100, 106 & 110

Section 103

All officers of Customs.

All others of Customs, except clarks and Class IV Others.

[No. Customs-1/63.]

G.S.E. 259.—In pursuance of the powers conferred on me, under Sub-Section (1) of the Section 104, Section 104 and Section 107 of the Customs Act, 1962, I. (1) of the Section 104, Section 104 and Section 107 of the Customs Act, 1962, I. (1) of the Section 104, Section of Customs, Bombay, or relation to the area of the Shri G. Koruthu, Collectorate hereby empower officers of the Customs menbands (Central Excise Collectorate hereby empower officers of the Customs menbands of Collectorate No. 2 of the table below to exercise powers specifies in the tortes of the Customs Act, 1962, inentioned it, the corresponding entry in column 1 of the Said 1806.

Sections to: and to?

Section 104.

All officers of Contorn except Clerks and Class IV Officers.

All officers of Contorns of and above the tank of Impectors of Central Excist.

[No. Customs-2/45.]

G. KORUTHU, Collector.

MINISTRY OF TRANSPORT & COMMUNICATIONS (Doptia, of Communications & Civil Sprintion)

ORDER

New Delhi, the 2nd February 1988

G.S.B. 266.—In exercise of the powers conferred by rule 100 of the Indian Aircraft Bules. 1937, the Central Government hereby exempts applicants for the issue of private Pilot's Licence from the requirements of sub-para (d) (it) of paragraph 1 of Section C of Schedule II of the said rules subject to the condition that each such applicant fulfile instead the following requirements namely:

"not less than five hours of cross-country flight time as the sole occupsed of an accopione, including a flight over a designed less mark plants

at a distance of not less than 75-hautical miles from the point of departure and at least two full-stop landings at a suitable aerodrome or landing ground other than the aerodrome of departure."

* [No. F.10-A/104-62.]

S. N. KAUL, Under Secy.

MINISTRY OF SCIENTIFIC RESEARCH AND CULTURAL AFFAIRS

New Delhi, the 31st January 1963

G.S.E. 261.—In exercise of the powers conferred by the provise to article 300 of the Constitution, the President hereby makes the following rules to amend the National Library, Calcutta (Class I and Class II) Recruitment Rules, 1959, namely:—

- 1. These rules may be called the National Library, Calcutta (Class I and Class II) Recruitment Amendment Rules, 1963.
- 2, in the National Library, Calcutta (Class 1 and Class II) Secruitment Rules, 1956.—
 - (1) to rule 4, the following proviso shall be added at the end, namely.—
 "Provided that the upper age limit prescribed in column 6 of the said.
 Schedule for direct recruits may be relaxed in the case of candidales belonging to the Scheduled Castes, the Scheduled Tribes or displaced persons and other special categories of persons in accordance with the instructions issued by the Central Government, from time to time";
 - (2) after rule 4, as amended, the following rule shall be inserted, namely:-
- "5. Disqualification.—(a) No person who has more than one wife living or who, having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to the said post, and
- (h) no woman whose marriage is void by reason of the husband having a wifeliving at the time of such marriage or who has married a person who has a wifeliving at the time of such marriage, shall be eligible for appointment to the saidpost:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule";

- (3) in the Schedule,
 - (a) for item 3 and the entries relating thereto the following shall be substituted, namely:—

Assistant Librarian 23 General R2 390—25— Not 35 years Contain EB—30—30—500— applicable and bele Class II EB—30—330— Green II EB—30—30— Green II EB—		No.1 of parts.	Classifiche Scale of Pay	Age bm't for direct recention,
General Rs. 390—25— Not and belong the preservation. (a) General (a) General (b) Preservation (c) Urdu, Arable (c) Persian (d) Sandari, Pall and Prairit (e) Hinci (f) Bengali (g) Gujaran (h) Ramala (g) Malayalam (h) Ramala (g) Malayalam (g) Marathi (h) Tamala (h) Marathi (h) Ma	* .			
(a) General (b) Preservation (c) Urdu, Arable & Persian (d) Sandari, Pali and (redail (e) Hinci (f) Bengali (g) Gujarad (h) Ramalia (ii) Malayalian (iii) Marabla	3			
(i) Malatania (ii) Marathi	(a) General (b) Preservation (c) Urdu, Arabic & Persian (d) Sanskrit, Pall and Parkelt (e) Hinch (f) Bengali (a) Guiarard	6 I I	Services, E0-30-810-	Covers-
	(i) Manathi (i) Manathi (ii) Tanui	-	•	
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Educational and other qualifications required for direct recruits

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Circum-stances in which U.P.S.C. is to be consul-

ted in muking: rectt

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Resential :

(f) Master's or equivalent Honours degree of a recognised University in the case of the posts at (c) to (t) the degree should be in the language concerned and in the case of the post at (c) preficiency will be required in the other two languages also.

(if) Degree Degree or diploma in Labratismship of a recog-nised University/Institution.

(iii) About 5 years experience in a Tesponsible espacity in a Library of sounding,

(b) In the case of post as (b) knowledge of techni-ques of book preservation. Qualification reliamble at Commission's discretion, by the case of candidates wherease well qualified.

Bairable :

1) Proficiency in English.

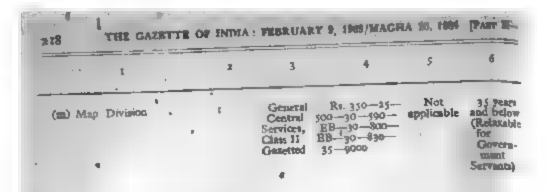
(I) Probegacy in an Indian language other than the out for which the post is intended.

Two motion 75% By direct recruir-

ment 25%

By pro- 3 Promotion : Class As required under character Supdz. (Periodical section). ruke

> (ii) Tech. Assistants. rears ser-vice in the grade and having proficesory in the in the concerned innguage as written and spokers.



(a) Children's Library . I Do. 13-, Do. Do.

THE GAZETTE OF INDIA : PERRIARY 9, 1900 MACHA 20, 1904 [PART IS-6 \$ I 35 years and below (Rel usbia for Govern-ment Servants), Not applicable General Central Services, Clay II Gazetted Rs. 350-25-500-53-590-EB-30-800-EB-30-830--35-900, (o) Russian (p) Chinest Ďŧ. Do. Do.

	INDIA: FEBRUARY 9, 1969/MACHA 20, 1884				4009 8	2 221	
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stortial: Degree or Diphima in Russian language of a recognised University/ Institution with thorough knowledge of the Russian language as spoken and written.	Not applicable	Two years.	By direct recruit- ment.	Not applicable	Not applica-	As re- quired under the rules.	
Degree or Diploms in Librarianship of a recog- nised. University/Institu- tion.							
In case a suitable candidate possessing EQ(ii) is not available a candidate possessing EQ(i) may be elected for the post on the categories that he qualifies for the Degree or Diploma in Librarianship within a period of 3 years).							
catifications relucable as the Commission's discretion in the case of candidates otherwise well—qualified.							
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Degree or Diploma in Chinese tanguage of a recognised University/ Institution with thorough knowledge of Chinese language in spoken and written.	Ъв. ,	Do.	Ďυ.	Do.	De.	Do.	
Degree or Diploma in Librarianship of a recog- tised University Institu- ling,							
come a suitable candidate personne HQ(n) is not available a candidate possessing EQ(i) only be selected for the person the	٠,						
ondition that be qualified for the Degree or Diploma in Librarianship within a period of 3 years. Sufficient on relamble or the Communical addression in the case of candidates other-							
hire well qualified). hireble: history in English and another foreign language.							

THE GAZETTE OF INDIA: FEBRUARY 9, 1965/MAGHA 20, 1864 (FAME II-3 a 35 years and below (Relaxable for Grovern-ment Servants) Not applicable General Central Services, Class II Genetical 32 (q) Publications

12 13 (i) Master's V or equivalent
Honours degree of a recognised University.

(ii) Degree or Diploma in
Librarianship of a recognised University Institution. Not Two By direct Not appli- Not applicable years, recruit— cable applicable ment As re-quired under the rules. ble

tion.
(iii) About 3 years experience
of publication work (including editing of manuscripts).

(iv) Knowledge of proof reading, layout and typography.

In case a suitable candidate possessing EQ(i) is not available a candidate possessing EQ(i), (iii) and (iv) may be selected for the post on the condition that he qualifies for the Degree of Diptoma in librarian-ship within a period of 3 years.)

Qualifications relatable at the Communicat's discre-tion in the case of candidates otherwise well qualified.

Desirable :

(1) Diploma in printing from a recognised Institution. (ii) Knowledge of foreign language other than Eng-lish.

(b) the Foot-Notes at the end shall be cunitted.

[No. 7. 10-44/63-C.3.]

New Delhi, the 2nd February 1962

G.S.R. 202.—In exercise of the powers conferred by the provise to article 300 of the Constitution, the President hereby makes the following rules to amend the Saltonal Library, Calcutta (Class I and Class II posts) Recruitment Rules. 1950 handles.

These rules may be called the National Library, Calcutta (Class 1 and Class Posts) Recruitment Second Amendment Pulss, 1963.

Posts: Recruitment rules, 1969, under the sub-heading Technical Posts: after item 6 and the entries relating thereto, the following shall be inserted, namely:--

THE GAZETTE OF INDIA : FEBRUARY 9, 1965/MACHA 20, 1866 PART II-224 SCHE Age hmit Educational and other qualifications required for direct recruits Whether selection post or non-selection No. of Classification pasts Scale of Name of post pay post 5 * 6 7 4 3 1 2 Essential:—

(i) Degree in Agriculture or Botan; with Horriculture as apecial subject of a recognised University. Rs. Not 30 years Applicable, and below (Relax-able for Govern-Rs. 350-25-500-30-590-EB-30-800-EB-30-830-35-900. General Central Services Class II (7) Gurden Superintendent. (Gusetted) ment servants). Or, Equivalent Diploma in Horticulture of a recognised Institu-[jon. (ii) About 3 years ex-perience in Horri-culture including ornamental parden-ing. DULE

Whether Period of age and probation, educational consilications preactions preaction for the direct recruits will apply in the case of promotors

In case of rectt, by If a DPC (
promotion or transfer, grades from what is
which promotion to
be made, sition

Circumstances in which U.P. 1
S.C. is to be consulted in making rects.

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Two years By transfer on deputation of a suitable officer of equivalent matus (or officer drawing a applicable basic pay falling within the scale of pay applicable to the post or the next below) in Central or State Governments, failing which by direct recruitment. Not 1 Applicable.

As required under the rules.

[No. F.10-9/62-C.2.]

V. P. AGNIHOTRI, Under Sery.

MINISTRY OF MINES & FUEL

New Delhi, the 31st January 1963

G.S.E. 263.—The following draft of rules further to emend the Coal Mines (Conservation and Safety) Rules, 1954, which the Central Government proposes to make in exercise of the powers conferred by section 17 of the Coal Mines (Conservation and Safety) Act, 1952 (12 of 1952) is hereby published, as required by subtion and Safety) Act, 1952 (12 of 1952) is hereby published, as required by subtion and Safety) and section, for the information of all persons likely to be section (I) of the said section, for the information of all persons likely to be section (I) of the said section, for the information of all persons likely to be section (I) of the said section, for the information of all persons likely to be section (I) of the said section, for the information of all persons likely to be section (I) of the said section, for the information of all persons likely to be section (I) of the said section, for the information of all persons likely to be section (I) of the said section, for the information of all persons likely to be section (I) of the said section, for the information of all persons likely to be section (I) of the said section, for the information of all persons likely to be section (I) of the said section, for the information of all persons likely to be section (I) of the said section.

Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Cantral Government.

DRAFT RULES

- 1. These rules may be called the Coal Mines (Conservation and Safety) Amendment Rules, 1963.
 - 2. In the Coal Mines (Conservation and Safety) Rules, 1954, in rule 21.
- (1) after clause (d) of sub rule (1), the following clause shall be inserted; numely;
 - "(e) one representative to be nominated each by the National Coal Development Corporation Limited, and the Singareni Collisies Company
- (2) in sub-rule (3), for the words "one year" the words "three years" shall be substituted.

[No. C3-4(2)/62.]

N. LAKSHMAN RAU, Dy. Secy.

MINISTRY OF HEALTH

New Delhi, the 29th January 1963

G.S.R. 264.—In exercise of the powers conferred by the provise to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to certain class III posts in the Medical College, Pendithern namedy.

- cherry, namely: Short Title.—These rules may be called the Pondicherry Medical College (Recruitment to Class III posts—Nursing staff) Rules, 1963.
- Application.—These rules shall apply for recruitment to the posts specified in column 1 of the Schedule annexed thereto.
- 3. Number, classification and scale of pay.—The classification of the posts, the scales of pay stached to them and the number of posts shall be as specified in columns 2 to 4 of the said Schedule.
- 4. Method of recruitment, age limit and other qualifications.—The method of recruitment, age limit, qualifications and other matters connected therewith shall be as specified in columns 5 to 13 of the Schodule aforesaid;

Provided that the upper age limit prescribed for direct recruitment may be relaxed in the case of members of the Scheduled Castes or Scheduled Tribes, or in the case of displaced persons and other special categories of persons in accordance with the orders issued from time to time by the Government of India.

5. Disgublification. No person, who has more than one wife living or who having a spouse living, marries in any case in which such merriage is void by

reason of its taking place during the life-time of such spouse, shall be eligible for appointment to the posts, and

No woman, whose marriage is void by reason of her husband having a wife giving at the time of such marriage, or who has married a person who has a wife hving at the time of such marriage, shall be eligible for appointment to the ports:

Provided that the Central Government may if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

4

					Med	lical College
				Percentes	erfposi	s to be filled
Name of post	Casification	Revised scale of pay and special pay proposed	No. of	Direct recruit-	Prom	otion
•		•		ment.	By setion	Seniority- com fitners
(t)	(a)	(3)	(4)	(5)	(6)	(7)
Metron	Chas III (Non-gazetted non-ministerial	Rs. 300-15-450. Ratio allowance Rs. 30-3/8 p.m. Uniform allowance Rs. 100/-p.a. Dhobi allowance Rs. 3/- p.m.	3		fulling which by transfer.	
Numing Sinter	1,0	Ra. 200—3—240 Dearnets allowance Rs. 201—p. m., Ration allowance Rs. 301—p. m. Uniform allowance Rs. 100;—p.m. Dhobi allowance Rs. 3. p.m.	, L4	50%	90%	**
Suff Numes	Do.	Ra. 140—5—220 Dearness allowance Ra. 10/- p.m. When the pay is less than Ra. 150/- and Ra. 20/- p.m. when the pay is Ra. 150/- and above. Ration allowance Ra. 30/- p.m. Uniform allowance Ra. 30/- p.m. Dhobi allowance Ra. 31+ p.m.	·	100%		•

24-38 years.

- Registered Nurse,
 Registered Midwife, if possible
 ward sister's course
- 2. At least 3 years' experience as Staff Nurse.
- 21-25 years.

Registered Nume, Registered Midwife

Two years.

Two years.

Ditto.

From Staff Nurves sub-

experience in the post.

poets.

[No. F. 36-4/61-ML] B. B. L. BHARADWAJ, Under Secy.

MINISTRY OF EDUCATION

· New Delhi, the 30th January 1963

G.S.R. 265.—In exercise of the powers conferred by Section 25 of the Dalhi Primary Education Act, 1860 (38 of 1860) the Central Government bereby makes Primary Education Act, 1860 (38 of 1860) the Central Government bereby makes the following Rules, the same having been previously published as required by sub-section (1) of the said section, namely:

- 1. Short title, exicut and commencement.—(i) These rules may be called the Delhi Primary Education Rules, 1962.
 - (2) They shall extend to the whole of the Union territory of Delhi.
 - (3) They shall come into force on the 1st April, 1963.
 - 2. In these rules, unless the context otherwise requires,-
 - (a) 'Act' means the Delbi Primary Education Act, 1960;
 - (b) 'attendance authority' includes a person appointed to assist the attendance authority in the performance of its functions under the Act;
 - (c) 'primary education' means education in classes I to V;
 - (d) 'scheme' means a scheme for compulsory primary education prepared under the Art;
 - (e) 'school area' means the area as defined by the attendance authority which is in the neighbourhood of an approved achool and the children residing in which are directed to attend the school.
 - 3. Requirements of a achome of computery Primary Education.—(1) Every scheme shall, in addition to the particulars specified in sub-section (3) of section 3 of the Act, make adequate provision for the appointment of teachers, the securing of ecrommodation and the supply of equipment, on such scale as may be specified by the State Government.
 - (2) A scheme may provide for the part-time education of children who are unable to attend school on a whole-time basis on account of domestic or economic circumstances:

Provided that the total period of part-time education shall be not less then three days in any week nor less than one hour and a half on any day.

- (3) Subject to evailability of funds, a scheme may also provide for-
 - (a) the supply of books, writing materials and the like to needy children; or
 - (b) the Institution of a school health service, including provision of meals.
- 4. List of children liable for computatory attendance.—(1) Where a declaration has been published in the Official Gazette under section 4 of the Act, the attendance authority shall, within sixty days of the date of such publication, prepare a list of all children in the specified area who are liable for computatory attendance:
- (2) The list prepared under sub-rule (1) shall be revised annually not less than four months before the beginning of each academic year.
- (3) The attendance authority shall also prepare a separate list for each approved school, existing or proposed, within the specified area, and each of such separate lists shall contain the names of children who are liable for compulsors, attendance and who reside within each school area; a copy of every such list shall be sent to the headmaster of the approved school concerned at least one month before the beginning of the next academic year.
- (4) It shall be the duty of all headmasters and teachers or approved schools in the specified area to assist the attendance authority in the preparation of the lists referred to in this rule
 - 5 School to be attended.—(1) No child shall be required to attend an approved school which is at a distance of more than one mile from his residence measured along the nearest route.

- (2) It shall be open to the parent to send his child to any approved school, other than the school in whose area he ordinarily resides or which his child is directed to attend. If he does so, the name of the child shall be transferred to the register of the school selected by the parent.
- 6. Notice to parents.—(1) Where a declaration under section 4 has been published in the Official Gazette, the attendance authority shall serve a notice on the parent of every child to whom the declaration applies informing the parent of his obligation to cause the child to attend an approved school.
- (2) The notice referred to in sub-rule (1) which shall be in Form 1 appended in these rules, may be served on the parent—
 - (a) by delivering it in person; or
 - (b) by sending I to him through post; or
 - (c) by affixing it on the front door of the house where he is known to have last resided; or
 - (d) in such other manner as the local authority may, in any particular case specify.
- Application for exemption.—(1) Any parent on whom a notice under rule 6 has been served may, within thirty days of the date of service of the notice, apply writing to the headmaster of the approved school for exempting his child from compulsory attendance at school on any of the grounds specified to section 10 of the Act or on the ground of sickness.
- (2) On receipt of an application under sub-rule (1) the headmaster, after making such enquiry as he deems fit which may include the examination of the parent and the inspection of the child's home or causing such enquiry to be made, shall harvard the application together with his recommendation thereon to the attendance authority
- (3) The attendance authority shall, after giving the parent an opportunity to aske his representations, pass an order either rejecting the application or granting econtion either permanently or for such period as may be specified in the order.
 - (t) The decision of the attendance authority on such application shall be final.
- (5) The attendance authority may delegate the power to grant temporary temptions not exceeding three months under this rule to the headmaster of the approved school.
- Register of children Eable for compularly attendance.—(1) The headmaster
 of every approved school shall maintain a register of children residing within the
 thool area and liable for compulsory attendance under the Act.
- (2) Sheh register shall be first prepared on the basis of the lists prepared under the 4(1) in respect of the area in which the approved school is situated and shall is revised from time to time on the basis of the annual lists of children prepared. Enter rule 4(2) and shall be maintained uptodate by—
 - (a) including therein the names of children who come under the provisions of the Act from time to time; and
 - (b) removing therefrom the names of children who come to be governed by the provisions of the Act.
- Report of non-attendance.—The handmaster of every approved school shall find to the attendance authority, before the fifth day of each month, a list of all bliden who, being liable for compulsory attendance, have not been exempted from attendance under rule 7 but who have failed to comply, in the preceding booth with the attendance requirements specified by the local authority.
- In large of an attendance order.—(1) Where the list sent under rule 9 refers he whild against whose parent no attendance order has been passed, the attendance authority shall summon the parent and, after making such requiry as it was fit shall, if it is satisfied that the child has no reasonable excuse for non-fitted an approved school with effect from a date to be specified in the order.
 - (i) The attendance order shall be in Form II appended to these rules.

- 11. Filing of complaints under section 18 of the Act.—Where the list sent under rule 3 refers to a child against whose parent an attendance order has been passed the attendance authority shall call upon the parent to show cause who action should not be taken against him under section 16 of the Act; and it is satisfactory explanation is forthcoming, it may file a complaint against him in the appropriate court.
- 12. Filing of complaint under section 15 of the Act.—(1) whenever at attendance authority has reason to believe that any person is employing a child the whom a declaration made under section 4 of the Act applies in a manner which prevents him from attending the approved school, it shall serve him with a notice calling upon him—
 - (a) to desist from employing such child in contravention of the provision of section 14 of the Act; and
 - (b) to show cause why action should not be taken against him under section 19 of the Act.
- (2) If the person continues to employ the child after the service of the notion under sub-rule (1), or if no satisfactory explanation is forthcoming, the attendance authority may file a complaint against him in the appropriate Court.

THE DELHI PRIMARY EDUCATION RULES, 1962

FORM I

(Vide Bule 6)

Attendance Notice

No.

To

Sir/Madem.

regularly from

If you wish him/her to attend a school other than the above, you should applied the undersigned stating the school which you wish him/her to attend.

If you consider that you have a reasonable excuse under section 10 of the vision Act for not sending him/her to school you should apply to the headmaster of the Act for not sending him/her to school within one month from the day of this notice showing the cause why he/she should be exempted from attending these.

Attendance authority.

Date

THE DELHI PRIMARY EDUCATION ACT, 1962

FORM II

(Vide Rule 10)

Attendance Order

Mo.

To

Sir/Medam.

Whereas you are required under section 9 of the Delhi Primary Education A 1960, to cause your son/daughter/ward to attend an approved achood:

And whereas you have failed to cause your son/daughter/ward to attend approved school;

And whereas you do not have any reasonable excuse within the meaning of fection 10 of the said Act for failure to cause your son/daughter/ward to attend an approved school;

Please take notice that in the event of failure to comply with this order, you not liable to be proceeded against under section 18 of the said Act.

Attendance authority,

(No. F. 20-7/61-B4.)

(Miss) S. RAJAN,

Assistant Educational Adviser.

MENISTRY OF RAILWAYS

(Railway Board)

New Delhi, the 22nd January 1963

G.S.E. 266.—In exercise of the powers conferred by the provise to article 309 of the Constitution, the President bereby makes the following rules regulating the accountment to the posts of Superintendent of Printing and Stationery in the Superior Revenue Establishment, Indian Railways, namely:—

- Short title.—These rules may be called the "Superintendent of Printing and Sationery in the Superior Revenue Establishment, Indian Railways Recruitment Rules, 1963.
- 2 Application.—These rules shall apply to the posts of Superintendent of Printing and Stationery in the Superior Revenue Establishment, Indian Railways.
- 5 Number, classification and scale of pay.—The number of the said posts, their cassification and the scale of pay attached thereto shall be as specified in columns to t of the Schedule annexed to these rules.
- (Mothod of recruitment, age limit, qualifications, etc.—The method of recruitment to the sald posts, age limit, qualifications and other matters connected berewith shall be as specified in columns 5 to 13 of the said Schedule.
- 5 Disqualifications.—(a) No person who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by haven of its taking place during the life time of such spouse, shall be sligible for spoutment to the said posts; and
- (b) no woman whose marriage is void by reason of the husband having a wifeling at the time of such marriage or who has married a person who has a wifeling at the time of such marriage, shall be eligible for appointment to the said said.

Provided that the Central Government may, if satisfied that there are special bounds for so ordering, exempt any person from the operation of this rule.

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No.

Whether Period of Method of rectt. age and probation, whether by direct reducational if any qualifications prescribed for the direct the direct

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D.P.C.

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2 years.

Promotion:
33 1/3% Direct recruitment or by transfer on deputation (the particular method direct recruitment bransfer to be determined, on each occasion, in consultation with the Union Public Service Commission (66 2/3) per cent. per cent.

10

Promotion:
Assistant Superintendent with about 5 years' service in the grade.
Transfer on deputation. Officers holding unalogous posts under the Suite Central Governments. етпосин.

II

As required under rules. the

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[No. E(GR)58RC1-16.]

New Dathi, the 21st January 1948

C.S.E. 167,—In exercise of the powers conferred by clause (a) of sub-section illiand sub-section (2) of section 47 of the indian Railways Act, 1890 (9 of 1896) but with the notification of the Government of India in the late Department of Commerce and Industry No 801, dated the 24th March, 1805, the Railway Board but sanction the application of the amendment, published under .G.S.H. 1873

of the Gazette of India. Part II, section 3, sub-section (i) dated 8th December, 1962 to Part II of the general rules for all open lines of Railways in India administered by the Government to Dehri Rohtes Light Railway.

[No. 62-TT/Y/29/25.]

New Delhi, the 3rd February 1963.

G.S.R. 268.—In exercise of the powers conferred by clause (a) of sub-section (1) of section 47 of the Indian Railways Act. 1890 (9 of 1890), read with the notification of the Government of India in the late Department of Commerce and Indiastry No. 801, dated the 24th March. 1895, the Railway Board with the sanction of the Central Government hereby makes the following rules further to amend the general rules for all open lines of Railways in India administered by the Government, published with the notification of the Government of India. In the late Railway Department (Railway Board) No. 1078-T. dated the 9th March. 1929, namely: namely:-

In Part I of the said rules.-

- (i) for rule 29A, the following rule shall be substitute, namely:
 - "29A Minimum equipment of fixed signals at stations provided with manually operated multiple-aspect signals.—The minimum equipment of fixed signals to be provided for each direction at a station where manually operated multiple aspect signalling is installed, shall be-
 - (a) at a class B station.
 - (i) a Distant Signal.
 - (ii) a Home Signal, and
 - (iii) a Starter Signal:
 - (b) at a class C station.
 - (i) a Distant Signal, and
 - (ii) a Home Signal."
- (ii) after rule 259, the following rule shall BE inserted, namely:-
 - "259A. Conditions under which permission to approach may be given at a station equipped with manually operated multiple-aspect signals.—

 The line shall not be considered clear and permission to approach shall not be given unless—
 - (a) the whole of the last preceding train has passed at least six hundred feet (one hundred and eighty melres) beyond the Home signal and is continuing its journey, and
 - (b) the Home and Distant signals have been put back to the "on" posi-tion."

INO. 60-TTV/26/23.

P. C. MATHEW, Secy

MONISTRY OF LABOUR E EMPLOYMENT

New Delhi, the Blot Jenuary 1963

- G.S.R. 300.—In exercise of the powers conferred by section 5 read with subsection (1) of section ? of the Employees' Provident Funds Act, 1952 (19 of 1952). The Central Government hereby makes the following Scheme further to amend the Employees' Provident Funds Scheme, 1952, namely:—
-). This Scheme may be called the Employees' Provident Funds (Third Amendment) Scheme, 1963.
- 2. In the Employees Provident Funds Scheme, 1982 efter sub-paragraphs (5) of paragraph 72, the following proviso shall be inserted, namely:

"provided that where the provident fund money is remitted by postal money order, the belance, if any, remaining after such remittance shall

credited to the Forfeiture Account and in the case of a cinim for the said balance the amount shall be paid by debiting the Forfeiture Account".

[No. 11(50) 60-PF.H.]

P. D. GAIHA, Under Secy.

New Delhi, the 2nd February 1963

G.S.R. 279.—The following draft of an amendment to the Employees' State Insurance (Central) Rules, 1950, which the Central Government proposes to make in exercise of powers conferred by section 95 of the Employees' State Insurance Act, 1948 (34 of 1948), is hereby published, as required by sub-section (1) of the said section, for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 1st March, 1983.

 Any objection or suggestion which may be received from any person in respect of the said draft before the date so specified will be considered by the Central Government.

Draft amendment

- These rules may be called the Employees' State Insurance (Central) Amendment Eules, 1963.
- 2. In the Employees' State Insurance (Central) Rules, 1950, in the proviso to sub-rule (2) of rule 29, for the words "ten thousand rupees", the words "supees five lakhs" shall be substituted.

- Qfo, F.1(20)/61-HL]-

O. P. TALWAR, Under Socy.

CORRIGENDUM

New Delhi, the 4th February 1963

G.S.R. 271.—In the notification of the Government of India, in the late Ministry of Labour. No. S.R.O. 770 dated the 10th March, 1957, appearing on pages 197—1159 of the Gazette of India Extraordinary. Part II. Section 3, dated the 10th March 1957, in Form P. in column (1), under page 3, for the words "category of designation" read "Category or designation".

[No. F.2/2/83-LR-1.]

A. L. HANDA, Under Secr.

MENISTRY OF WORKS, BOUSING AND REMARKITATION

(Department of Works & Housing)

New Delki, the 31st January 1963

G.S.R. 272.—In exercise of the powers conferred by the provise to article 300 of the Constitution, the President bereby makes the following rules regulating the Peruliment to Class I and Class II posts in the Printing and Stationery Department, namely:—

- 1 Short title.--These rules may be called the Printing and Stationery (Class I and Char. II posts) Recruilment Rules, 1963.
- 2 Arnifestion.—These rules shall apply to the Class I and Class II posts more board in column 1 of the Schedule annexed hereto
- 3 Classification, scales of pay etc.—The classification of the said posts, the said of pay attached thereto, the method of recruitment to the said posts shall be specified in columns (2) to (12) of the said Schedule.

- 4. Disqualification.—(1) No person who has more than one wife living or who, having a spouse living, marries in any case in which such marriage is void by having a spouse living, marries in any case in which such spouse, shall be eligible reason of its taking place during the life-time of such spouse, shall be eligible for appointment to the said posts.
- 2. No woman whose marriage is void by reason of the husband having a wife living at the time of such discreage, shall be eligible for appointment to the said posts.

Provided that the Central Government may, if satisfied that there are special grounds for so ordering exempt any person from the operation of this rule.

post

4

SCHE.

Reardment Rules for the Glass I and Glass II Posts in the Printing and

Number of posts Cinelli- Scale of Whet stiers post not

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Whether Age limit selection for direct recruits non-selection

Age limit Educational and other qualifications required for direct re-

3

Printing side-

I

I. General Me- G.C.S. neger, New Class I. Delhi. Rs. 2100-50-1400.

5

Selection 41 years and below

a da

(i) At least a Diploma in Printing and Albed Trades from a recognised technical institution in India or abscord.

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- (4) About to years apperience in a responsible especity is a well-established printing boune, including shout 5 years in a supervisory capacity.
- Qualifications reissuble at Commission's discretion in one of candidates otherwise well qualified.

Desirable-

- (i) Degree of a recognite University.
- (ii) Knowledge of Cost Accounting and experience of handling tabour in a large catablishment.

NOT SE

Whether uge and cluentional qualifica- cons pres- cribed for recruits will apply to the chee of	Period of probation if any	Method of recrt. whether by direct rectt. or by promotion or transfer at percentage of the vacuacies to be filled by various mathods	In case of rectt, by pro- motion/transfer & grades from which promotion to be made	If a DPC ex- lets what is its composi- tion	Circumstances in which UPSC is to be consul- ted in making recruitment
7	*	9	10	11	13
No. •	2 years,	Premotion failing which by direct re- creitment.	Promotion Manager Grade I (with a years service is the grade).	Class I DPC.	As required tunder (the rules,
			,		A

THE GAZETTE OF INDIA: FEBRUARY 9, 1965/MACHA 20, 1884 [PART II-340 6 4 5 3 2 Buential. Rs. (i) At least a Diploma in Printing and Allied Trades from a recognised technical institution in India or Selection 45 years & below. 900-40-1 (00-G.C.S. Class J. 2. Manager Grade I. 50/2-1250. abroad.

(ii) About 9 years' experience in a responsible capacity in a well-established printing house including about 4 years in a supervisory capacity. Qualifications relaxable at [Commission's discretion in case of candidates otherwise [well qualified.] Dairable-(i) Degree of a recognised University. (ii) Knowlèdge of cost accounting and experience of handling labour in a large ostablishment. 3. Deputy Control G.C.S. 700—40 Ber (Planning) Class I. 1100— and Minnager 50/2— . Grade II. 1150. Selection 35 years and below. Essensial-(r) At least a Deploma in Printing and Allied Tra-des from a recognised technical matination in India or abroad. (if) About 8 year's experience in a responsible capacity in a well-established printing house including about 8 years in a supervisory caracity. Qualifications relatable at Commission's discretion in case of candidates otherwise well qualified. Denirable-(i) Degree of a recognised University, (ii) Knowledge of Cost Accounting and expe-rience of handling in-bour in a large establish-ment. Assistant Con- G.C.S 390—30— i h., teoller (Outside Class II 800—EB—
Prinzing). (Gasetted 830.
(Minister-N.A. N.A. ripi)

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H.

No.

Sc.

Promotion failing which by direct recruitment.

Presention

Manager [Grade fII on letter presses and Depoty Controller Planning) (with 2 years service in the grade).

As required under the rules,

failing which by direct secruitment.

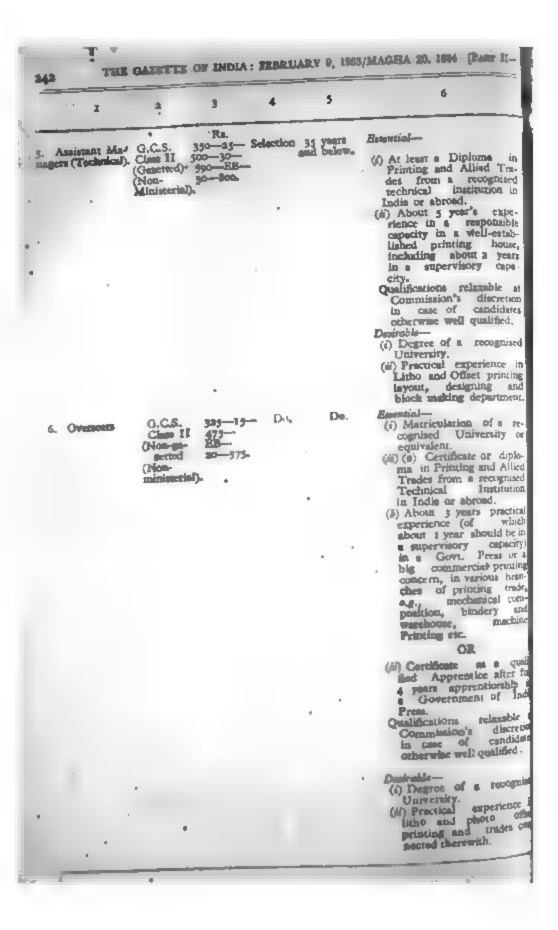
Promotion

Assistant Controller
(Outside Princing)
with 5 years service
in the grade failing
which by Assistant
Managers (Technical)
(with 8 years service
in the grade).

As required under the rules,

By promotion

Presention | F # [Class If DIPC]
Assumed Manager
(Technical) (with 3 by parts service in the grade).



7 8 9 10 IT 12

No. 2 years By promotion Promotion Overneers with 3 years by direct recruitment.

Do. 33—1/3% by promotion oervice in the grade,

Promotion Overneers with 3 years ander the rules.

Do. 13—1/3% by promotion oervice in the grade,

Foreman (Chast I) (with 3 years oervice in the grade).

Do. Do. 13—1/3% by grade).

245 9 10 21 12 Promotion—

(i) Deputy Controller,
Stationery.

(ii) Deputy Controller (Inspection or Testing).

(iii) Manager of Publications (with 7 years service in the grade).

Transfer.—

Officers of suitable standing holding pows in the D.G.S. & D. Class I D.P.C. As required under the rules, By promotion failing which by transfer failing both by direct a years No recruitment. By Promotion Premonon— failing which by direct Assistant De. As required the Νo sistant Controllers (Stationery Officer) (with about 3 years service in the grade). zules. De. Do. Do. Do. Do. Do. Premotion:
Assistant Manager (Administration) (with 3 years service in the grade). Do. Do. Do.

7. Superintendents O.C.S. Ra. 350—
of the Sustionery Class II; a0—450—
Office Form (NonStores and Publi-Genetical)
entions Branch. (Ministranial).

Do.

7		9	10	, 11	12
Ta.	2 Patri	By promotion failing which by direct securitment.	Promotion: Assistant Manager (Administration) (with 3 years service in the grade)	Class II C.P.C.	As required upder the rules.
Do.	Do.	Do.	Do.	Do.	Do.
				D-	Do.
Σα.	Do.	By promotion] 66+% direct recrustment 334%	(i) Supervisors in Head- quarters office with 2 years' service in the grade who are allowed to continue in these posts as a special case, failing which by	Do.	araş
			(ii) Superintendents in Stationery Office, Forms Stores and Pub- lication Branch with 2 years' service in the grade : falling both 1 it 2.		
			s) By promotion from amongst (a) Flend Clerks (b) Process Inspectors (with 7 year's service in the grade)		
			(c) Accountants with 5 years service in the grade.		
	Da,	By Promoton	Pronection. (i) Head Clerks in the respective offices and Head Clerks of the combined cadre for Forms Stores and Stationery Office (with 5 years service in the grade).	Ches II D.F.C.	P6s
			(iii) Progress Inspector (with 5 years service in the grade.)		

A C

SEC. S(I)] THE GAZETTE OF INDIA: FEBRUARY 9, 1965/MAGHA 20, 1864 10 11 12 By promotion
failing which
by direct recruitment.

Promotion.
Assistant Controllers
(Inspection) (with 3
years service in the
grade). No 2 years Chm I D.P.C. As required under the rules. Age—No Educational qualifica-tiogs— Yes Do. Promotion:

Examiner Chas II (with
5 years service in the
grade). Do. Νo Do. Do. Do. Do. De.

[No. F. 2(2)/60-Sap.]
D. P. KARNIK, Dy. Secy.

The Gazette



of **Endia**

PUBLISHED BY AUTHORITY

No. 7) · NEW DELHI, SATURDAY, FEBRUARY 16, 1963/MAGHA 27, 1884

NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 1st February 1063:-No. Issued by No. and Date Subject

- 23 G. S. R. 217, dated 30th Janu- Ministry of Finance ary, 1963.

 Prohibiting the bringing by sea or by land into India of any issue of the Urdu newspaper entitled "Daily Jung, Rawaipindi."
- 24 G. S. R. 212, dated 31st Janus Ministry of Food & Directives that during the year ary, 1963 agriculture.

 Directives that during the year 1962-63 (11t November, 1962 to 31st October, 1964), payment shall be made by a producer small be frade by a producer of Sugar by vacuumpan process on his agent for Sugarcine delivered at the gate of any factory or at any purchasing connected by road mentioned in the Schedule annexed thereby.
- 25 G.S.R. 243, dated 1st Pebro- Ministry of Finance ary, 1963.
- Appointing Collectors, Deputy Collectors and Assistant Collectors of mistoms.
- G. S. R. 224, deted 1st Pebru-ary, 1963.
- Appointing Collectors of Costoms within their respective incisdictions.
- G. S. R. at 5. dated 18? February, 1963.
- Appointing Officers of Customs,
- G. S. R. 216, dated aut Pehru-
- The functions of an officer of Customs.
- G. S. R. 217, dated 1st Febru-
- 6fy, 1963. G. S. R. 215, deted 1st Pelpru-Ary, 1963.
- Probabiting the import of the goods specified therein.
- Directives for the prevention of Smugabon to prohibit the Samughing to prohibit the transhipment of imported goads to a foreign port by vessels of less than one thousand tom

Do.

Do.

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 THE GAZETTE OF INDIA	Issued by	Subject
No. and Date		
G. S. R. 219, dated 1st Pebru- ; ary, 1963.	Ministry of Pinance	Exemption in the public inte any goods imported from B tan or Sikkim and expo- from India to Bhutan or Sik from the whole of duty levi thereon.
G. S. R. 220, dated 1st February, 1963.	Do.	Any goods of Nepalese Or imported into India and Indian Origin exported f India to Nepal, any goods ; duced or manufactured our India are exempted from whole of the import and ex- duty leviable thereon.
Q. S. R. 221, dated 121 February, 1963.	De.	Directives that the warchor goods exported into Six Bintan or Nepai and Bu shall not be exported with payment of import duty lev- thereon.
G. S. R 222, dated 1st Pebru- ary, 1961.	Đo.	Directives that warehoused g experted in a vessel of less one thousand tons are like be Smuggled back to It
G. S. R. 223, dated in February, 1963.	Do.	Directives that warehoused a Specified therein are likely amugated back into India taken on board any for going vessel of less than ton gross as stores.
G. S. R. 224, dated 1st Febru- 2ry, 1963.	Do .	Fusing the ratio mentioned column (2) of the table a rates at which drawback o port duty shall be allow respect of goods used after importation.
Fi, S. R. 225, dated 1st Febru- ury, 1963.	Du.	Directives that drawback of post duty shall not be all in respect of such good parted to Sikkim, that Nepal and Burms, Si Tibet or Siglding.
G. S. R. 226, dated 1st Febru- ary, 1963.	Do.	Directives that goods under for drawback in a versel of than one thoutand tops are likely to be Snuggled into India.
G. S. R. 227, dated ant Febru- ery, 1963.	Do.	Directives that drawback that be allowed when such mentioned therein are tak board as stores on any for going vessel of loss that tone gross under Claim drawback.
G. S. R. 226, duted ant Pebru- ery, 1963.	Du.	Directives that the provision accuses yo and 41 of the forms Act, 1962 (52 of shall apply to vessel on constal goods as they ap vessels Carrying imported or export goods, as the

No, and Date Issued by

Subject

G. S. R. 229, dated tot Febru- ary, 1963.	Ministry of Finance	Directives that the power case cisable be exercised by
		Superintendent of Contra Excise within his parisdiction he has remon to believe.
G. S. R. 230, dated 1st Febru- ery, 1963.	Do.	Directives that the powers a revision exercisable by the Central Board of Revenue respect of any order or decision passed by an officer of custom subordinate to such Collection the purpose of reducing the duty, fine in lieu of confinential or penalty or confinential or penalty or confinential confinenti
		goods of less value.
G. S. R. a31, dated 1st Pebru- ary, 1963.	Da,	Directives that the powers on ferred on an Assistant Collect of customs, who is also charge of the Manifest Clears. Department of the said Ottoms House.
Cr. S. R. 232. dated 1st Pebru- ary, 1963.	Do.	The Notice of whort-Export Rule 1963.
G. S. R. 233, dated 1st Febru- ary, 1963.	Do.	Rescinding all notifications is under section 6 of the Sea C toms Act, 1878, all rules in under Section, 43-A of the Customs Act, 1878; the probations imposed under Section 134 of the Sea Customs 4 1878 and the rule made up
•		section 157(c) of the Sen C toms Act, 1878.
G. S. R. 234, dated 1st February, 1963.	Central Board of Revenue	Declaring the places mention therein to be warehousing term.
G. S. R. 235, dated 1st Febru- acy, 1963.	Da,	The Imported Storm (Return on Board) Regulations, 19
G. S. R. 236, dated 1st Pebra- sty, 1963.	Σ Ιο.	The Transhipment (Conditi Regula sons, 1963).
G. S. R. 237, deed not Pebpu- usy, 1963.	Do.	The Warehoused Goods (Rem Regulations, 1963).
G. S. R. 238, deted 1st Pebru- 817, 1963.	Dø,	Rescanding all tules made a section y; the rules made a section y(r) and all notifies louged under section, i.g.

Copies of the Gazettes Extraordinary mentioned above will be sapplied of indent to the Manager of Publications. Civil Lines, Delhi, Indents should be submitted so as to reach the Manager within ten days of the date of laste of these Gazettes.

PART II-Section 3-Sub-section (I)

General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

LOK SABHA SECRETARIAT

New Delhi, the 28th January 1963

G.B.K. 275.—In exercise of the powers conferred by rul. 19 of the Lok Sabh Becretariat (Recruitment & Conditions of Service) Rules, 1955, the Speaker is pleased to make the following amendment in the Lok Sabha Secretariat (Conduct) Rules, 1955, namely:—

In the said Rule, the following shall be inserted as a new rule below rule 29

- "28-A Drinking.—Subject to the provisions of any law relating to interest ing drinks or drugs for the time being in force in any area, a once shall—
 - (a) while on duty, be under the influence of such drinks or drugs to such an extent as to render him incapable of discharging his duty properly and efficiently; or
 - (b) appear in a public place in a state of intoxication; or
 - (c) habitually use such drinks or drugs to excess."

[No. 35/7/AN '61, M. N. KAUL, Sect

MINISTRY OF LAW (Department of Legal Affairs) New Delhi, the 5th February 1963

G.S.B. 2764Contract/Amendment 49).—In exercise of the powers conferred by clause (1) of Article 299 of the Constitution, the President hereby directs that the following further amendments shall be made in the notification of the Government of India in the Ministry of Law No GSR 1161 dated the 1st December, 1968 related to the execution of contracts and assurances of property, namely:—

In the said notification-

- I. In part XI which relates to the Ministry of Irrigation and Power, under Head B, after item 1(b), the following item shall be inserted, namely:
 - . "(e) Contracts and other instruments relating to the payment of advance subscriptions for the purchase of newspapers, magazines, periodical

etc., by Chairman and/or Secretary in Central Water and Power Commission".

- 2. After the existing part XIII relating to the Ministry of Law, I new part XIII-A shall be inserted, namely:—
 - "XIII-A.—In the case of the Ministry of Mines and Fuel.—(1) In the case of the Secretariat of the Ministry of Mines and Fuel:—
 - (i) All service Agreements and/or Security bonds for the due performance of their duties by Government servants; by the Deputy Secretary to the Central Government in the Ministry of Mines and Fuel.
 - (II) All contracts, deeds and other instruments under the Petroleum Concession Rules, 1949 and the Petroleum and Natural Gas Rules, 1958; by the Under Secretary to the Government of India in the Ministry of Mines and Puel.
 - 2. In the case of the Office of the Coal Controller: --
 - (I) All contracts and/or instruments relating to the purchase, supply, conveyance or carriage of materials, furniture, stores, machinery and the like and for hiring of accommodation for office and residential purposes and agreements relating to telephone connections; by the Coal Controller or the Deputy Coal Controller (Production) or the Deputy Coal Controller (Distribution).
 - (ii) Contracts and/or other instruments relating to advance for purchase of motor cars or for the purchase or building of Bodies; by the Coal Convolist.
 - (iii) Security bonds for the due performance of their duties by cashiers and other Government servants; by the Coul Controller.
 - (iv) Bonds to be executed by consumers to whom provisional payment of subsidy on coal moved by rail cum sea route is granted; by the Deputy Coal Controller (Production).
 - (v) Contracts and/or other instruments relating to the payment of advance subscriptions for the purchase of news-papers, magazines, periodicals etc.; by the Goal Controller.
 - (vi) Security Bonds of Cashiers and other Government servants or their surelies to secure the due execution of an office or the due accounting for money or other property received by virtue thereof; by the Coal Controller.
 - 3. In the case of the Indian Bureau of Mines (subject to any limit fixed by the Departmental Orders)......
 - d) Security bonds of cashiers and other Government servants whom the Director/Deputy Director Indian Bureau of Mines has the power to appoint, or their suceties to secure the due execution of an office or the due accounting for money or other property received by virtue thereof; by the Director/Deputy Director, Indian Bureau of Mones.
 - (ii) All contracts and other influments relating to (a) purchase, supply and conveyance or carriage of materials, stores, machinery equipment etc., and reputs thereof and (b) disposal of surplus, obsolete and waste stores, by the Director.
 - (iii) Bonds of surtioneers and security bonds for the due performance and completion of works; by the Director.
 - (iv) Contracts and other mat, oments relating to the payment of advance subscriptions for the nurchase of newspapers, magazines; periodicals, etc., by the Mineral Economist.
 - (v) Security Bonds of Cushiers and other Government servants or their survites to secure the due execution of an office or the due accounting for money or other property received by virtue thereof, by the Deputy Director (Administration).

- (vii) Leases of land, houses and other immovable properties by the Deputy Director (Administration).
- 4. In the case of the Geological Survey of India:-

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- Contracts and/er other instruments relating to advances for the pur-chase of conveyances, by the Director General, Director of Adminis-eration and Regional Directors.
- (ti) Agreements or leases for hire of buildings required for the Geological Survey of India at Head quarters and at other regional and Circle offices in other parts of India; by the Director General, Director of Administration and Regional Directors.
- (iii) At instruments relating to purchase, supply and conveyance or carriag of materials, furniture, stores and machinery and repairs thereof and, or agreements relating to telephone connections, by the Director General, Director of Administration, and Regional Directors, Senior Administrative Officers and Assistant Administrative Officers.
- (iv) All instruments relating to execution of works of all kinds connected with buildings and estates in the charges of the Department, by the Director General, Director of Administration and Regional Director
- (v) Security bonds of Cashiers, Store-keepers and other Government servant whom the Director-General has the power to appoint or their surelle to secure the due execution of an office or the due accounting to money or other property received by virtue thereof, by the Director General, Director of Administration and Regional Directors.
- (vi) All contracts and/or other instruments relating to the disposal of surplus, obsolete and waste stores and bonds of auctioneers, by the Director General, Director of Administration and Repronal Director.
- (vii) Contracts and/or other instruments relating to printing work, acris photographs, mapping, preparation of mosaics and prints, by the Director General, Director of Administration and Regional Director
- [vill] To execute contracts relating to the payment of advance subscription for the purchase of periodicals magazines, books etc., required for the Geological Survey of India, by the Director General, Director of Advancement and Regional Directors, and Superintending Geological Contract of Subscription Contractors. in-charge of Publication Division,
- (in) Bonds in connection with grant of Government stipends and fellowship by the Director General, Director of Administration and Regions Directors.
- (x) Agreements relating to running of refreshments and canteens in the department of Geological Survey of India, by the Director General Director of Administration and Regional Directors.
- (21) Contracts relating to purchase maintenance etc., of geophysical at other instruments, by the Director General, Director of Administration, Regional Directors Senior Administrative Officers, Administrative Officers and Assistant Administrative Officers.
- (uil) Service Agreements by the Director General, Director of Administration and Regional Directors.
- (xiii) Leases of land, houses, and other immovable properties by the Director General, Director of Administration and Regional Directors.
- 2. In part XIV which relates to the Ministry of Railways for the existing its SI-C(f) the following shall be substituted, namely:---
 - "Agreements and other instruments relating to preparation and printing tending Railways Blandard drawings; and".

4. In part XVII which relates to the Ministry of Steel, Mines and Foel all the existing entries including the heading shall be deleted and the following shall be substituted, namely:—

"XVII-In the case of the Ministry of Steel and Heavy Industries:-

- A. In the case of the Department of Iron and Steel.
 - 1. (a) Contracts and/or other instruments relating to the payments of advance subscriptions for the purchase of news-papers, magazines, periodicals etc.; by Deputy Director (Administration) Office of Iron & Steel Controller; Deputy Secretary in the case of Department of Iron and Steel
 - (b) Security Bonds of Cashiers and other Government servants or their sureties to secure the due execution of an office or the due accounting for money or other property received by virtue thereof; by Iron and Steel Controller; Under Secretary in the case of Department of Iron and Steel
 - (a) Bonds and guarantees submitted by importers/exporters in connection with the clearance/export of goods for the due tuitiment of conditions imposed on the importers/exporters;
 - (b) All contracts and/or other instruments relating to purchase, supply and conveyance or carriage of materials, stores, machinery, etc.; and
 - (c) Security bonds for due performance and completion of works; by the Deputy Secretary to the Central Government in the Ministry of Steel and Heavy Industries (Department of Iron and Steel), the Iron and Steel Controller, or the Deputy Iron and Steel Controller, or the Price and Accounts Officer, or the Deputy Price and Accounts Officer, or the Deputy Director (Administration), Calcutta.
 - 3 All agreements and/or instruments relating to the appointment and Control of Stock holders and re-rolling mills and supply of materials by such stock holders and mills; by the Iron and Steel Controller or the Deputy Iron and Steel Controller or the Price and Accounts Officer or Deputy Price and Accounts Officer or Deputy Director (Administration)
 - 4. All contracts/or instruments relating to disposal of surplus, obsolete and waste stores (controlled categories of steel items only) located in India and belonging to the Detence Services, Civil Departments of the Government of India, State Governments or Quasi-Government institutions, such as PORT TRUSTS etc.; by the Iron and Steel Controller and Deputy Iron and Steel Controller, Assistant Iron and Steel Controller Price and Accounts Officer, Deputy Price and Accounts Officer or Assistant Accounts Officer
- B to the case of the Department of Heavy Industries: --
 - (i) Security Bonds of Cashiers and other Government servents or their sureties to secure the due execution of an office or the due accounting for money or other property received by virtue thereof;
 - (ii) Lesses of houses, land and other immovable property;
 - (iii) Contracts and/or other instruments relating to the payments of advance subscriptions for the purchase of news-papers, magazines, periodicals etc., and
- (iv) Miscallaneous contracts and instruments; by the Deputy Secretary to the Covernment of India concerned in the Department of Heavy Industries.

[No. P. (103/81-J.)

R. S. KAR, Dy Sary.

MINISTRY OF HOME AFFAIRS

New Delhi, the 5th February 1963

G.S.R. 277.—In pursuance of rule 11 of the Indian Administrative Service (Pay) Rules, 1954, the Central Government, after consultation with the Government of Gujarat, hereby makes the following amendment to Schedule III to the said Rules.

2. The amendment shall be deemed to have come into force with effect from 21st January, 1963.

Amendment

In the said Schedule III,

Under the heading 'B-Posts carrying pay in the senior time-scale of the Indian Administrative Service under the State Governments including posts carrying special pays in addition to pay in the time-scale', against 'Gujara'. the following entry add, be deleted:—

'Director of Prohibition and Excise'.

[No. 1/16/63-AIS(II)]

New Delhi, the 7th February 1963

G.S.R. 278.—In pursuance of sub-rule (1), and the first provise to sub-rule (2), of rule 4 of the Indian Administrative Service (Cadre) Rules, 1954, the Central Government in consultation with the Government of Andhra Pradesh, hereby make the following further amendments in the I.A.S. (Pixation of Cadre Strength) Regulations. 1955.

Amendments

In the Schedule to the said Regulations, for the entries relating to "ANDHRA PRADESit", the following shall be substituted, namely:—

"1. Senior posts under State Government	 88
Chief Secretary to Government	 1
Members, Board of Revenue	5
Second Secretary to Government	1
Special Secretaries to Government	 2
Secretaries to Government	 6 .
Additional or Joint Secretaries to Government	3
Deputy Secretaries to Government	10"
Secretary, Board of Revenue	 1
Joint Secretary, Board of Revenue	 1
Additional Joint Secretary, Board of Revenue	 3
Collectors of Districts	30
Joint Collectors	B
Commissioner, Hyderabad Municipal Corporation	1
Joint Secretary, Board of Revenue (Excise and Prohibition)	1
Director of Industries & Commerce	1
Secretary to Covernor	1
Sub-Collectors, Grade I	
Director of Municipal Administration	 1
Transport Commissioner	 k
Director of Social Welfare	1
Director of Settlements, Survey and Land Records	1
Settlement Officers (Andhra Pradesh Districts)	 2
Director, Central Stores Purchase Department	 1

(6)}	THE GAZETTE OF INDIA: FEBRUARY 16, 190	85/MAGHA	27, 1884
	Director of Agriculture		1
	Deputy Commissioners of Commercial Taxes		2
	Chief Electoral Officer		1.1
	Commissioner of Labour		1
2.	Senior Posts under Central Government		88 35
1			123
3.	Posts to be filled by promotion and Selection accordance with rule 8 of the Indian Administrative Service (Recruitment) Rules, 1954	i lgs Be	
4.	Posts to be filled by direct recruitment		. 30
	Deputation Reserve @ 15% of 4 above		93
			14
	Leave Reserve @ 11% of 4 above		10
	Junior Posts @ 20.60% of 6 above		18
B.	Training Reserve @ 10.59% of 4 above		10
	Direct Recruitment Posts		146
	Promotion Posts		30
	Total Authorised Strength		176"

2. These amendments shall be deemed to have come into force with effect from 1st August, 1962.

[No. 6/65/62-AIS(t).]

New Delhi, the 11th February 1963

G.S.R. 279.—In pursuance of sub-rule (1), and the first provise to sub-rule (2), of rule 4 of the LAS (Cadre) Rules, 1954, the Central Government, in consultation with the Government of Punjab, hereby makes the following further amendments in the LAS. (Fixation of Cadre Strength) Regulations, 1953.

Amendments

In the Schedule to the said Regulations, for the entries relating to 'PUNJAB' in following shall be substituted, namely:---

"). Senior posts under State Government				
Financial Commissioners				B.I
Chief Secretary to Government			2	
Planning and Development Commissioner			2	
Commissioners of Dissistants			1	
Secretaries to Government			3	
Principal Secretary to the Chief Minister			11	
Secretary to Governor		F.	1	
Deputy Secretaries to Covernment			- 1	
Registrar, Compensitive Societies			20	
Deputy Commissioners	-		4.1	
Excise and Taxation Commissioner			19	
Director of Industries			1	
_		0 00	1	4

THE GAZETTE OF INDIA: FEBRUARY 16, 1988/MAGHA	27, 1004	PART II
	.,	1
State Transport Controller		1
Director, Panchayeta		1
Colonization Officer	+1	1
Director of Consolidation of Holdings		
Joint Secretery to Government, Finance Depart-		1
ment . Director General, Small Savings		1
Agrarian Reforms Officer-cum-Additional Secre-		1
Joint Director of Industries		l.
Joint Director of Linearies		1
Estate Officer Inquiry Officer, Vigilance Deptt. Commissioner's		i
Special Collector, Financial Commissioner's		1
A 10 -		i
Office. Principal, Revenue Training School		i
S-attement Officer		1
Inspector General of Prisons		1
Commissioner		î
Director. Town and, Country Figure		1
Director, Urban Estates-cum-Deputy Secretary		1
- Cavernment	- 11	1
Labour Commissioner		
		81
2. Senior posts under Central Government	- 1	31
2. Senior posts under Carrier		11:
		-
3. Posts to be filled by promotion and selection in		
		21
		85
and the that by direct recruitment		13
The state of the s		94
11% of 4 800**		18
7. Junior Posts 320.60% of 4 above		
8. Training Reserve & 10.59% of 4 above		134
Direct Recruitment Posts		28
Promotion Posts	1.	
		162"
Total Authorized Strength	-	

[No 6/0/83-AIS(I-)

K. S. N. MURTHY, Under Sect.

New Dethi, the 6th February 1962

Central Reserve Police Force Act, 1969 (66 of 1969), the Central Government hereby, makes the following rules further to amend the Central Reserve Police Force Rules, 1955, namely:

1. These rules, may be called the Central Reserve Police Porce (Sixteenth Assembnant) Rules, 1968.

2. In the Central Reserve Police Force Rules, 1955, after rule 76, the following rules shall be inserted, namely:—

HONORARY RANK OF COMPANY COMMANDER/QUARTER MASTER.

The Central Government may, on the recommendation of the inspector General, confer the honorary rank of Company Commander/Quarter Master on senior and deserving Subedars—Major and employ them as such. During such employment, they would not be entitled to any benefit of pay or travelling and other allowances of the post of Company Commander/Quarter Muster."

[No. F. 2/6/62-P.H.]

P. SITAPATI, Under Secy.

New Delhi, the 5th February 1963

G.B.E. 281.—The following draft of certain rules which it is proposed to make in pursuance of section 3 of the Registration of Foreigners Act, 1939 (16 of 1939), is published as required by the said section for the information of all persons likely to be affected thereby and notice is hereby given that the draft rules will be taken into consideration by the Central Government on or after 6th March, 1963. Any objection or suggestion which may be received from any person with respect to the draft rules before the said date, will be considered by the Central Government. Government.

RULES

- These rules may be called the Registration of Foreigners (Amendment).
- 2. In the Registration of Foreigners Rules, 1989, for claus; (a) of sub-rule (7) of rule 14, the following clause shall be substituted, namely;—
 - "(a) "hotel includes any hoarding house, club, dak bungalow, rest house, paying guest house, sarai or other premises of like hature;"

[No. 6/129/63-F.1.]

ORDERS

New Delhi, the 5th February 1963

G.S. 193.—In exercise of the powers conferred by section 6 of the Registration of Foreigners Act, 1932 (16 of 1939), the Central Government bursty makes the following Order further to amend the Registration of Foreigners (Exemption) Order, 1957, namely—

Owner

- 1. This Order may be called the Registration of Foreigners (Examplion). Amendment Order, 1963.
- 2. In sub-paragraph (1) of paragraph 3 of the Registration of Foreigners (Examption) Order, 1957, after the words "any citizen", the following brackets and words shall be inserted, namely:—

"(not being a person wite, or either of whose parents, or any of whose grand-parents was at any time a Chinese National)"

[No. 6/8/63-F.L]

G.S.R. 282.—In exercise of the powers conferred by section 3A of the Foreigners Act, 1846 (3) of 1846), the Central Government hereby makes the following Order-further to amend the Foreigners (Etsemption) Order, 1967, namely: —

1. This Order may be called the Poreigners (Ecomption) Amendment Order, 1969.

 In paragraph 2 of the Foreigners (Exemption) Order, 195 he citizens of the following countries", the following shall 1957, for the words namely:-

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"any citizen (not being a person who, or either of whose parents, or any of whose grand-parents was at any time a Chinese National) of each of the following countries".

INo. 6/3/63-F.1, J.

FATEH SINGH, Jt. Secy.

ORDERS

New Dathi, the 7th February 1965

G.S.R. 284.—Whereas in the opinion of the Central Government the issue of December 1962 of the periodical entitled "Labour Monthly" published by the proprietors. The Trinity Trust, 134. Ballards Lane, London N. 3, and printed by Wembley News, Wembley, Middlesex, Great Britain, contains prejudical reports as defined in clause (7) of rule 35 of the Defence of India Rules, 1962;

Now, therefore, in exercise of the powers conferred by rule 45 of the Defence of India Rules. 1962, the Central Government hereby prohibits the further sale or distribution of the said issue of any extract therefrom or of any translation thereof, and declares the said issue and every copy or translation thereof or extract therefrom, to be forfeited to Government.

[No. 59/18/63-Poll(I).]

New Delhi, the 8th February 1963

G.S.E. 285.—Whereas in the opinion of the Central Government the issue dated the 24th November, 1962, of the periodical entitled "World News", published by S. C. Easton, 16 King Street, London and printed in Great Eritain by Farleigh Press Ltd. (T.U.), Hartspring Works, Aldenbarn, Heris., contains prejudicial reports as defined in clause (7) of rule 35 of the Defence of India Rules, 1962.

Now, therefore, in exercise of the powers conferred by rule 45 of the Defence of India Rules, 1962, the Central Government hereby—

- (a) prohibits the further sale or distribution of the said issue or any extract therefrom or of any translation thereof, and declares the said issue and every copy or translation thereof or extract therefrom, to be forfeited to Government; and
- (b) directs every person possessing any copy of the said issue to deliver the same to the local police authorities.

(No 59/22/63-Pol1(1).)

N. SAHGAL, Jt. Secy.

MINISTRY OF FINANCE (Department of Revenue) CORRIGENDUM CUETOMS

New Delhi, the 9th February 1963

G.S.R. 286.—In the Ministry of Finance (Department of Revenue) notification G.S.R. No. 1432 (155/F. No. 34(1)/28/62-Cus. IV), dated the 3rd November, 1862. for "169" read "170" and for "170" read "170A"

[No. 66/P. No. 34(11/20/42-Cus. IV.]

J. BANERJEE, Dy. Secy.

(Department of Revenue)

CENTRAL EXCISES

New Delhi, the 16th February 1963

- G.S.E. 257.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, the Central Government bereby makes the following further amendments in the Notlfication of the Government of India in the Ministry of Finance (Departmet of Revenue) No. 169/62-Central Excises, dated the 15th September, 1962, namely;-
 - I. In the said notification-
- '(i) in the preamble the words "as in force in India and as applied to the State of Pondicherry," shall be omitted; and
 - (ii) the existing Explanation shall be numbered as Explanation I and after Explanation I as so numbered, the following shall be added, namely:—
 - "Explanation-II.—For the purpose of this notification the term 'hank' means hank which does not contain more than 768-00 metres of yarn in plain (straight) reel."
- 2. The notification shall be deemed to have taken effect from the 17th day of

[No. 24/63, F. No. 31/41/62-CXIL] L. S. MARTHANDAM, Dy. Secy.

(Department of Revenue)

CENTRAL EXCISES

New Delhi, the 16th February 1963

O.S.E. 288.—In exercise of the powers conferred by sub-rule (1) of rule 3 of the Central Excise Rules, 1944, the Central Government hereby makes the following further amendments to the notification of the Government of India, in the Ministry of Finance (Department of Reveue) No. 44/61-Cetral Excises dated the 1st March, 1961, namely:—

is the said notification,-

- (1) the words "as in force in India and as applied to the State of Pondicherry" shall be omitted:
- (2) in the Table annexed, for item (C)(1) and the entries relating thereto, the following shall be substituted, namely:—
 - "(i) On the first 100 million matches
 - (a) If splitts are not made of bamboo

Sts. 0.75

(b) If splints are made of bamboo:---

Ra. 3.25

(i) On the first 50 million matches (ii) On the next 50 million matches

Rs. 3.50"

[No. 22/63.7

L. M. KAUL, Dy. Sucy.

MINISTRY OF COMMERCE AND INDUSTRY CORRIGENDUM

Hew Delhi, the 5th February 1963

G.S.E. 200.—In the notification of the Government of India in the Ministry of Communes and Industry No. C.S.E. 1818, dated int December, 1962 published

at pages 1982 to 1955 of the Gazette of India. Part 13, Section 3, Sub-Section (i), dated the 1st December, 1962;

at page 1953-

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in lines 5 and 6 for "Class III and Class IV Posts Recruitment Rules, 1962" treat.

Class III and Class IV Posts (All India Handicrafts Board) Recruitment Rules, 1862.

[No. 17/13/61 HSL)

A. VISVANATH, Dy. Secy.

ERRATUM

The date of Order No. 10(14) Plant(A)/60, of the Ministry of Commerce and Industry, published in the Gazette of India Part II—Section 3(i) deted 22nd December, 1962 as G.S.R. 1746, on page 2100, may be read as "14th December, 1962" in place of "14th Rovember, 1962".

MINISTRY OF FOOD AND AGRICULTURE (Department of Food)

New Delhi, the 6th February 1963

G.S.E. 290.—In exercise of the powers conferred by the provise to article 305 of the Constitution, the President hereby makes the following rules further to amend the Ministry of Food and Agriculture (Department of Food) Regional Organisations (Class III and Class IV posts) Recruitment Rules, 1960, published with the notification of the Government of India in the Ministry of Food and Agriculture (Department of Food) No. G.S.R. 1976, dated the 6th September, 1960, namely:—

- 1. These rules may be called the Ministry of Pood and Agriculture (Department of Food) Regional Organizations (Class III, and Class IV posts) Recruitment (Second Amendment) Rules, 1963.
- 2. In Schedule—II to the Ministry of Food and Agriculture (Department of Food) Regional Organizations (Class III and Class IV ports) Recruitment Palles.

 1960, under the sub-heading "(i) General—Godown Staff":—
 - (a) for the entry in column 10 relating to item 4, the following entry shall be substituted, namely:—
 - "Godown Clerk with three years service, and Godown Clerk (Non-matric) who have been declared quasi-permanent and have become eligible for relexation of educational qualifications, rublect to the general orders itsued by the Ministry of Home Affairs from time to thine".
 - (b) against item-5 "Godown Clerk*" --
 - (i) in column 6, for the entry '50%' the entry "100%" shall be substituted;
 - (ii) in column 8, the entry and the asterick "50%\$" shall be omitted;
 - (Hi) in column 10, the existing entry shall be omitted;
 - (iv) in column 11, the following entries shall be inserted, namely:-

"Tally Clerk (Non-matric) and Weighman are redesignated as Godown Clerk (Non-matric) with effect from 28-11-1962"

- (c) the asteriak, words and stroke.
 - "I In case Weighmen/Tally Clerks (Non-matric) are not available for promotion, the post shall be filled up by direct recruitment" shall be omitted.

[No. F. 25(2)/63-RE3.] L. R. JAIM, Under 6=:7-

MINISTRY OF WORKS, HOUSING & BEHABILITATION (Department of Works & Rousing)

New Delhi, the 7th February 1963

G.S.R. 291.—In pursuance of clause (b)(iii) of rule 2 of the Defence of India (Requisitioning and Acquisition of Immovable Property) Rules, 1962, the Central Government hereby authorises the authorities specified in column (2) of the Table below to exercise the powers and discharge the duties of the compotent authority under the provisions of the said Rules specified in the corresponding entry in column (3) thereof, in respect of any immovable property situated within its jurisdiction.

T'ABLE

St. Authorities Provisions of the Defence of India (Requisition), and Acquisition of Immovable Property) Rules, 1962,

1. The Director of Butares, New Delhi 2. The Additional Director of Estates, New Delhi. 2. The Deputy Directors of Estates, New Delhi, 2. The Estate Manager, Calcutus, 3. The Estate Manager, Calcutus, 3. The Estate Manager, Rombuy 4. The Assistant Estate Manager, Nagpur 5. The Assistant Estate Manager, Simis. Rules 10.

[No. EE.11(2)/62.]

C. P. GUPTA, Jt. Secy.

MINISTRY OF BAILWAYS

(Rallway Board)

New Delhi, the 5th February 1963

G.S.R. 202.—In exercise of the powers conferred by section 47 of the Indian Rallways Act, 1896 (9 of 1890), rend with the notification of the Government of India in the late Department of Commerce and Industry No 801, dated the 24th March, 1905, the Railway Board, with the previous sanction of the Central Government, hereby makes the following rules further to amend the Railway Red Tariff Rules 1900, namely:—

- I These rules may be called the Railways Red Tariff (First Amendment) Zules, 1963.
- ? In the Railways Red Tariff Rules, 1960 in Table III at the end of Chapter III. In item (2) in column 3 against the entries from "Amyl Alcohol to Fuse! old" is column 1, the following shall be substituted, namely:—
 - "(2) In strong metal care or dritms, provided with screw stoppers.

Amount limited to 9:00 litres per can and 340:94 litres per drum".

[No 62-TGH 21-4].

New Delhi, the 7th February 1963

G.S.E. 200.—In exercise of the powers conferred by rule 1 of Order EXVII of the First Schedule to the Code of Civil Procedure, 1906 75 of 1909), the Confed Covernment hereby makes the following further amendments to the

perification of the Government of India in the Ministry of Railways (Railway Board No. G.S.R. 1138 dated 11th September, 1961 as subsequently amended, namely:—

In the schedule to the said notification for items 4 and 5 and the entries rule; ing thereto the following items and entries shall respectively be substituted, namely:—

- "4. The Integral Coach Factory, Perambur.-General Manager.
- 6. The Indian Railways Dieset Locomotive Works, Varanasi.—General Manager."

(No. E(G)SSLL2/18/3.)
P. C. MATHEW, Secy.

MINISTRY OF EDUCATION

New Delhi, the 7th February 1963

- Q.S.R. 294.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the General Central Service Class II posts in the Central Braille Press under the Ministry of Education, namely:—
- Short Title.—These rules may be called the Central Braille Press (Class II Posts) Recruitment Rules, 1963.
- Application.—These rules shall apply for recruitment to the posts specified in column i of the Schedule annexed hereto.
- Number, Classification and Scale of pay.—The number of posts, their classification and the scales of pay attached thereto shall be as specified in columns 2 to 4 of the said Schedule.
- 4. Method of Recruitment, age limit and other qualifications,—The method of recruitment, age limit, qualifications and other matters relating to the said posts shall be as specified in columns 5 to 13 of the Schedule aforesaid.

Provided that the upper age limit prescribed for direct recruitment may be relaxed in the case of candidates belonging to Scheduled Castes/Tribes and other special categories in accordance with the orders issued by the Government of India from time to time.

- 5. Disqualification.—(a) No person, who has more than one wife living or who, having a spouse living marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to the post; and
- (b) no woman, whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage shall be eligible for appointment to the poet;

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

Circumstunces in which UPSC is to be contuited in making recti.	13	As required under the rules.
Jf a DPC crists with a itsh inthe	77	DIC THE COLOR
In case of rect. by pround- tient transfer, prades from which protoco- tion to be made	2	Promo- tion Assis- tant Ma- hager hager vice,
Method of recti. whether by direct recti. by direct recti. by promotion or motion or motion or transfer & to be falled by warneds.	01	By pro- midden failing which by Jirect re- crustment.
Period of proba- tion if any	٥	Two
Whether age and educations forms for the dions for the dions will apply in the case of promotes	00	
Educational and other gualifications required for direct presuits	7	(1) Degree of a recognised Indian or foreign University. (2) At least two years' experience in a Printing person, and these two years' administrative experience preferredly in an instinution for the Ring. (Qualification or the Ring. (Qualification of the Commission in the case of candidates otherwise well-qualified). Personal Region of the Commission in the case of candidates otherwise well-qualified). Personal Region of the Commission in the case of candidates otherwise well-qualified).
Age limit for direct recruits		3s years to the below (Relace) and the first the Covern-breatter.
Whether sedec- lides post or non- selection post.	~	Seisction
Scale of pay		33-90-13-1-13-13-13-13-13-13-13-13-13-13-13-1
100	-	CO. C.
Posts.	-	-
Name of post	-	

68	THE GAZETTE O		·	- 4		
12	As required under the rules.]	[No. F. 3-26/62.S.W.6.] C. GANESAMURTI, Assistant Educational Adviser.		
12	Not ago			o. F. 3-5 GANES Educatio		
1	By direct. Not eprectative plicable			[N C. C.		
0	By direct recruit- ment					
0	Two					
000	Not applicable		ton on Si		,	
1	1 5	(Qualifications refatable at the discretion of the Commission in taste of candidates behavior well-qualified)	Deiroble (1) Knowledge of Bharati and standard English Braile. (2) Some administrative experience.			
10	35 years & below (Relaced) to the co of Gaverl ment					•
	Not epplicable					
4	339-25-					
100	G. C. S. Octavited, Non-Mi- nipterial,					
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	· Marie					

PART II

MINISTRY OF LABOUR & EMPLOYMENT

New Deihi, the 5th February 1963

G.S.R. 295.—The following draft of rules further to amend the Minimum Wages (Central) Rules, 1950, which the Central Government proposes to make, in exercise of the powers conferred by section 30 of the Minimum Wages Act, 1948 (11 of 1948), is published as required by sub-section (1) of that section, for the information of persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 31st March, 1963.

2. Any objections or suggestions which may be received from any person with regard to the said draft before the date so specified will be considered by the Central Government.

DRAFT RULES

- These Rules may be called the Minimum Wages (Central) Amendment Rules, 1963.
- 2. In the Minimum Wages (Central) Rules, 1950, in sub-rule (2) of rule 21, after item (xii), the following item shall be inserted, namely:—

"(xili) deductions made with the written authorisation of

- (a) the employed person; or
- (b) the President or Secretary of the registered trade union of which the employed person is a member on such conditions as may be prescribed, for contribution to the National Defence Fund or to any Defence Savings Scheme approved by the Central Government".

[No. LWI(I) 3/481/621.

K. K. UPPAL, Under Socy.

New Delhi, the fith February 1963

G.S.R. 206.—In exercise of the powers conferred by section III of the Working Journalists (Conditions of Service) and Miscellaneous Provisions Act, 1955 145 of 1958), the Central Government hereby makes the following rules further to amend the Working Journalists Wage Board Rules, 1954 namely:—

- 1. These rules may be called the Working Journalists Wage Board (Amendment) Rules, 1963.
- After rule 10 of the Working Journalists Wage Board Rules, 1956 (bereinafter called the said rules), the following rule shall be inserted, namely:—

"10A. Board to give opportunity of hearing a person making representation.—
The Board shall, before making any recommendations to the Control Government, give an opportunity of being heard to every person who has made a representation to the Board, if he makes a request in writing to be heard:

Provided that if the Board is of opinion, having regard to the nature of the representations or the interests involved or any other relevant circumstances that it is expedient so to do, the Board may, instead of hearing individually every person who makes such a request, hear only such persons as in its opinion are sufficiently representative of any class or group of persons involved."

- 3. For rule 1) of the said rules, the following rule shall be substitute, namely:-
 - "11. Summoning of sciences; and production of documents.-
 - (1) The Board may issue summons to persons whose attendance is required either to give evidence or to produce documents.
 - (2) Every summons issued by the Board shall be in duplicate and signed by its Secretary, or by such other person at the Chairman of the Board empowers in this behalf; and it shall specify the time and place by which the person symmetric is populated to attend and

also whether his attendance is required for the purpose of giving evidence or to produce a document, or for both purposes.

- (3) A person may be summaned to produce a document without being summoned to give evidence; and any person summoned merely to produce a document shall be deemed to have complied with the summons if he causes such document to be produced instead of attending personally to produce the same.
- (4) A summons to produce documents may be for the production of specified documents or for the production of all documents of a certain description in the possession or power of the person summoned.
- (5) Every summons shall be served by sending it by post to the person for whom it is intended or in such other manner as the Board may
- (6) The provisions of this rule shall apply, as far as may be, to every other process issued by the Board."

4. For rule 18 of the said rules, the following rules shall be substituted, namely:-

- "16. Fee for inspection of a representation or document.—Every application by a person interested in the inspection of any representation made to the Board or any document furnished to it, shall be made in writing to the Secretary to the Board, and shall be accompanied by a fee of Rs. 10% and such inspection shall be made in the presence and under the supervision of the Secretary or any one of his subordinate officers.
- 17. Manner in which notices by the Central Government may be published Every notice given by the Central Government under sub-section (2) of section 12 of the Act shall be published—
 - (a) in the Gazette of India and in the official Gazette of the State or of each of the States concerned; and
 - (b) in at least two important newspapers circulating in the State or each of the States, as the case may be, one of the newspapers being in English and the other or others being in the regional language or languages of the State or States concerned.

[No. 56/3/62-LR I].

A. J. HANDA, Under Secy.

New Delhi, the 13th February 1963

G.S.R. 297.—In exercise of the powers conferred by section 5 read with subsection (1) of section 7 of the Employees' Provident Funds Act, 1952 (19 of 1952) the Central Government bereby makes the following Scheme further to among the Employees' Provident Funds Scheme, 1952, namely:—

i. This Scheme may be called the Employees' Provident Funds (Fourth Amendment) Scheme, 1963.

2. In the Employees' Provident Funds Scheme, 1952, in paragraph 4, for sub-paragraph (2), the following sub-paragraph shall be substituted, namely:--

"(2) A Regional Committee shall advise the Central Board

- (I) on such matters as the Central Board may refer to it from time to time:
- (ii) generally, on all matters connected with the administration of the Scheme in the State and, in particular, on
 - (a) pragress of recovery of provident fund contributions and other charges,
 - (b) Expeditions disposal of presecutions.
 - (e) sneedy settlement of claims,
 - (d) annual rendering of accounts to members of the Fund, and
 - (c) speedy sanction of advances".

[No 10(8)/60-PF1].] S. A. AHMAD, Dy Sery.

(Directorate General of Employment and Training)

New Delhi, the 7th February 1963

G.S.B. 298.—In exercise of the powers conferred by sub-section (1) of section 27 of the Apprentices Act, 1961 (52 of 1961), the Central Government hereby appoints the officers at the Central Training Institutes for Instructors under the Directorate General of Employment and Training, Ministry of Labour and Employment, mentioned in column 2 of the Schedule annexed hereto as Assistant Apprenticeship Advisers with the designations as shown in column 3 thereof to assist the Central Apprenticeship Adviser in the performance of his functions.—

SCHEDULE

Post held Appointed as No. 3 Assistant Director of Training, Central Training Institute for Instructors, Calcutta. Assistant Central Apprenticeship Adviset (Regional). Technical Officer, Central Training Institute for Instructors, Calcutta. Assistant Central Apprenticeship Adviser (Regional) (Junior). Assistant Director of Training. Central Training Institute for Instructors, Bombay. Adviser (Regional). Assistant 1. Technical Officer, Central Training Institute for Instructors, Assistant Central Apprenticaship Adviser (Regional) (Junior). ing ins Bombay. Assistant Director of Training. Central Training Institute for Instructors, Madres. Assistant Central Apprentionship Adviser (Regional) Technical Officer, Central Training Institute for Instructors, Madras, Assistant Central Apprenticeship Adviser (Regional) (Junior). Assistant Director of Training. Central Training Institute for Instructors, Kanpur Assistant Central Apprenticeship Advisor (Regional), Principal, Central Training In-siliufe for Instructors, Ludhiana. Assistant Central Appronticeship Adviser (Regional). 9. Principal, Central Training In-stitute for Instructors Hydern-Assistant Central Apprenticeship Advisor (Regional)

MARIHORA ERHORE, Union disease

MINISTRY OF INFORMATION AND BROADCASTING

New Delhi, the 31st January 1963

G.S.R. 299.—In exercise of the powers conferred by the provise to article 309, of the Constitution, the President hereby makes the following rules further to amend the Publications Division (Class III Posts) Recruitment Rules, 1960, published with the notification of the Government of India in the Ministry of Information and Broadcasting No. G.S.R. 719, dated the 15th June, 1960, namely;—

- f. These rules may be called the Publications Division, Delhi (Class II)
 Posts) Recruitment Amendment Rules, 1963.
- 2 In the schedule, after Serial Number 5 and the entries relating thereto, the following shall be added, namely:—

13	Dio seption	Dy. Secy.	<u> </u>
2	mpplica-	1/2,62-Pub.] R, N, AGARWAL, Dy. Secy.	
	, 2	7/2 G	
II	The standard of	[No. F. 1/2,63-Pub.] H. N. AGAB	
10	Extential: 1. Intermediate/Higher Secondary Certificate preferably in first. Divi- stori. 2. At least two years experience of Copy holding and Proof Reading in English in a reputable press or publishing organisation. Desirable: Familiarity with modern typographical styles.		
6.	Berween 19-25 years		
20	9X		
r-	- - 2		
10	2		
N,	%004	-	
*	NA 210 10-80- 11-110 11-110	1	
E			
н			

New Delhi, the 6th February 1963

G.S.R. 306.—In exercise of the powers conferred by provise to article 309 of the Constitution, the President hereby makes the following rules further to amend the Ministry of information and Broadcasting (Directorate of Field amend the Ministry of Information with the notification of the Congruent of India in the Ministry of Information and Broadcasting No. G.S.R. 1574 dated the 15th November, 1982, namely:—

- These rules may be called the Ministry of Information and Brondcasting (Directorate of Field Publicity) Recruitment Amendment Rules, 1963.
- in the Ministry of Information and Broadcasting (Directorate of Field Publicity) Recruitment Rules, 1952, in column 11 of the Schedule annexed, thereto under the heading Promotion, the words, "Assistants and" shall be omitted.

[No. 6(18)/62-FP.]

HARNAM SINGH, Under Secy.

MINISTRY OF SCIENTIFIC RESEARCH AND CULTURAL AFFAIRS

. New Delhi, the 4th February 1963

G.S.R. 301.—In exercise of the powers conferred by the provise to article 309 of the Constitution, the President hereby makes the following rules to amend the Central Reference Library Assistant Editors Recruitment Rules, 1960, namely:—

- 1. These rules may be called the Central Reference Library Assistant Editors Recruitment (Amendment) Stules, 1963.
 - 2. In the Central Reference Library Assistant Editors Recruitment Rules, 1980-
 - (i) to rule 4, the following proviso shall be added at the end, namely:-

"Provided that the upper age limit prescribed in column 5 of the said Schedule for direct recruits may be relaxed in the case of candidates belonging to the Scheduled Castes, the Scheduled Tribes or displaced persons and other special categories of persons in accordance with the instructions issued by the Central Government, from time to lime."

- (2) after rule 4 as amended, the following rule shall be inserted, namely? "5. Disqualification.
 - (a) No person who has more than one wife fiving or who, having a spouse living, marries to any case in which such marriage is void by reasons of its taking prace during the life-time of such spouse, shall be eligible for appointment to the said post, and
 - fb) no woman whose macriage is void by reason of the husband having a wife living at the time of such macriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the said poet

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.";

(3) in the Schedule-

(a) after the first item 'Assistant Editor' in column 1 and the entries relating thereto, the following shall be inserted, namely:—

THE GAZETTE OF INDIA: FEBRUARY 16, 1963/MAGHA 27, 1884 [PART II-

276

Whether age and educatio- nal qualifications prescribed for the direct re- cruits will apply in the case of promotees	Period of probution, if any	Method of rectt, whether by di- rect rectt, or by promotion or trapsfer & per- centage of the vacancies to be filled by various methods	In case of real, by promotion or transfer, grades from which pro- motion to be made	If a DPC exists what is its composi-, tion	Circumstan- ces in which UPSC is to be comulted in making rects.
B ,	9	to	11	13	13
Nu,	2 years	By promotion failing which by direct re-	Promotion: Senior Assistant with 5 years	Class 11 De- partmental Promotion Committee	As required under the rules,

(b) the footnote at the end shall be omitted.

[No. F. 13-4/82-C.2.]

V. P. AGNIHOTRI, Under Secy.

New Dalhi, the 3th February 1963

G.S.E. 322. In exercise of the powers conferred by the provise to article 309 of the constitution, the President hereby makes the following amendments in the Recruitment Rules published with the notification of the Government of India in the Ministry of Scientific Research and Cultural Affairs No. 4/38/61. India in the Ministry of Scientific Research and Cultural Affairs No. 4/38/61. India in the Batt December, 1962 (published in the Gazette of India, Part II, Estt. I, dated the 28th December, 1962 (published in the Gazette of India, Part II, Section III, Sub-Section (i) dated the 5th January, 1963, as G.S.R. 36), namely:—

In the said notification, for Rule 5(a) and (b) and the provise thereto, the sollowing shall be substituted:—

- "5. Disqualifications.—(a) No person who has after than one safe living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life time of such spouse, shall be eligible for appointment to service; and
- (b) No woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a per-son who has a wife living at the time of such marriage, shall be eligible for appointment to service:—

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule." [No. 4/38/61-Estt.I.]

B. N. BHARDWAJ, Under Secy.

The Gazette



of **Endia**

PUBLISHED BY AUTHORITY

No. 8]

NEW DELHI, SATURDAY, FEBRUARY, 23, 1963/PHALGUNA 4, 188

NOTICE

The undermentioned Guertes of India Extraordinary were published up, o the 8th February 1963 :-

Leaue No.

No. and Date Issued by

Subject

28 G.S.R. 273, dated 7th Ministry of Food The Indian Maize (Temporary Use in February, 1963. and Agriculture. Starch Manufacture) Order, 1963.

29 G.S.R. 274, dated 6th Ministry of Finance. The Defence of India (Fourth Amendment) Rules, 1963.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications. Civil Lines. Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of large of these Gazettes.

PART II-Section 3-Sub-section (i)

General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

MINISTRY OF HOME AFFAIRS

New Delhi, the 12th February 1963.

Notaries Rules, the Central G.S.B. 202.—In pursuance of sub-rule (1) of rule 4 of the Notaries Rules, 1956 and in supersession of G.S.R. 753 dated the 5th June 1962, the Central Government hereby designates Shri Mangli Prasad, Under Secretary to the Government of India in the Ministry of Home Affairs, as the Officer who will discharge the functions of the Competent Authority under the said Rules in relation to notaries appointed by the Central Government.

[No. 22/1/65-Judl.IL]

New Dethi, the 15th February 1963

G.R.R. 394.—In energise of the powers conferred by the provise to Article 300 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the post of Librarian in the Ministry of Home

1. Short title.—These rules may be called the Librarian (Ministry of Home Affairs) Recruitment Rules, 1963.

3. Classification and scale of pay.—The classification of the said post, the scale of pay attached thereto, the method of recruitment, age limit and other matters relating to the said post shall be as specified in columns 3 to 12 of the said Schedule:

Provided that the upper age limit prescribed for direct recruitment may be relaxed in the case of Scheduled Castes and Scheduled Tribes and other special categories of persons in accordance with the general orders of the Government of India issued from time to time.

4. Disqualifications.—No person who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the lifetime of such spouse, shall be eligible for appointment to service; and

No woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to service;

Provided that the Central Government may, if satisfied that there are special grounds for so ordering exempt any person from the operation of this rule.

THE SCHEDULE

Name of post	No. of posts		Scale of pay	Whether selection post of non- selection post	Age limit for direct recruits	Educational and other qualifications required for direct recruits
t	2	3	4	5	6	7
Librarian	Oge	General Central Service, Class III (Non-Mi- nisterial - Non-game- tted)	R1, 210—10— 290—15— 320—EB— 15—425	N.A.	TB-25 years	Execution 1 t. Degree of a recognised saity. 2. Degree or Diploma in Library Science from a recognised Instance (duration of Diploma Course should be of one full academic year). Danirable: Two years experience in a Library of repute.

hether upe and ducational quali-stions prescribed for direct recruits will apply in the case of promo-tees/transferees/ deputationists

Period of probation, if

Method of recruitment, whether by direct recruitment to by promotion or by transfer & percentage of the vacancies to be filled by various methods,

Circumstan-ces in which UPSC compaired in making recruitment

8

9

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No ecetianui qualifica-

a, for deputation-wa/transferees,

Two years By deputation/ transfer failing which by direct recruitment.

Deputation:
Members of the Central Service belonging to the cadre of the Min. of Home Affairs or persons halding the posts of Librarian (Grade III) under the Government of India in a substantive or Quasi personative or Quasi personant especies.

Transfer:

Prantifer:
Persons working in aimilar or equivalent
grade from other Goventument offices.

N.A.

[No. 5/4/62-Ad.I(A).]

G. D. GUPTA, Under Secy.

New Delhi, the 18th February 1963

G.S.R. 365.—In exercise of the powers conferred by section 3 of the Delhi Special Police Establishment Act. 1948 (XXV of 1946), and in supersession of the notification of the Government of India in the Ministry of Home Affair No. 7/5/55-AVD, dated the 6th November, 1956, as amended from time to time the Central Government hereby specifies the following offences and classes of Offences for the purpose of the said section, namely:—

- (a) Offences punishable under sections 161, 162, 163, 164, 165, 165A, 166, 167, 168, 169, 182, 193, 197, 198, 201, 204, 211, 218, 231, 232, 233, 234, 235, 735, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 263A, 379, 380, 381, 382, 384, 385, 386, 387, 388, 389, 403, 406, 407, 408, 409, 411, 412, 413, 414, 447, 418, 419, 420, 465, 466, 467, 468, 471, 472, 473, 474, 475, 476, 477A, 489A, 489B, 489C, 489D and 489E, of the Indian Penal Code, 1860 (XLV of 1860);
- (b) Offences punishable under the Prevention of Corruption Act, 194 (II of 1847);
- (c) Offences punishable under the Defence of India Acts, 1962 and the Defence of India Rules framed thereunder;
- (d) Offences punishable under the Imports and Exports (Control) Ac 1947 (XVIII of 1947);
- (e) Offences punishable under the Foreign Exchange Regulation Act, 194 (VII of 1947);
- (f) Offences punishable under sections 51, 52, 55 and 56 of the India Post Office Act, 1898 (VI of 1898);
- (g) Offences punishable under sections 68, 68, 116, 588, 529, 540, 541, 54, 628, 629 and 630 of the Companies Act, 1956 (1 of 1956);
- (b) Offences punishable under sections 104 and 105 of the immurance Ac 1938 (TV of 1938);
- Offences punishable under the Indian Official Secrets Act, 1923 (XII of 1923);
- Offences punishable under section 7 and 8 of the Essential Commodities Act, 1955 (X of 1955) and conspiracies in relation thereto or i connection therewith;
- (k) Offences punishable under section 24(3)(iii) of the Industries (Development and Regulation) Act, 1951 (LXV of 1951) and conspiracie in relation thereto or in connection therewith;
- Offences punishable under items 26, 72, 74, 75, 76, 76A, 76B, 77, 78, 78
 and 81 of the Schedule to section 167 of the Sea Customs Ac 1878 (VIII of 1878);
- (m) Offences punishable under sections 5 and 7 of the Land Customs Ac 1924 (XIX of 1924);
- (a) Offences punishable under the Indian Wireless Telegraphy Act, 183 (XVII of 1933);
- (o) Offences punishable under the Telegraph Wires (Unlawful Pomession Act, 1960 (LXXIV of 1950);
- (p) Offences punishable under the Rallway Stores (Unlawful Possession Act, 1955 (Li of 1955);
- (q) Offences punishable under section 27 of the Indian Telegraph Act, 18 (XIII of 1885);
- (r) attempts, abetments and conspiracles in relation to or in connection with the offences mentioned in clauses (a) to (1); and clause (1) to (2) and any other offences committed in the course of the same transfer tion arising out of the same facts.

[No. 25/12/62-AVD-L

ORDER

New Delhi, the 18th February 1963

G.S.R. 196.—In exercise of the powers conferred by sub-section (1) of section 5 of the Dethi Special Police Establishment Act, 1946 (XXV of 1948), and in supersession of the order of the Government of India in the Ministry of Home Affairs Notification No. 25/7/60-AVD, dated 21st January 1961, the Central Government hereby extends the powers and jurisdiction of members of the Delhi Special Police Establishment to the States of Andhra Pradesh, Assam, Bihar, Gujarat, Kerala, Madhya Pradesh, Madras, Maharashtra, Mysore, Oriasa, Punjab, Rajasthan, Uttar Pradesh and West Bengal for the investigation of offences specified in the Schedule annexed hereto.

SCHEDULE

- (a) Offences punishable undar sections 161, 161, 163, 164, 165, 165A, 166, 167, 168, 169, 182, 193, 197, 198, 201, 204, 211, 218, 231, 231, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 149, 250, 251, 252, 253, 254, 255, 256, 357, 258, 359, 260, 261, 262, 263, 263A, 379, 380, 381, 382, 384, 385, 386, 387, 388, 389, 403, 406, 407, 408, 409, 411, 412, 413, 414, 417, 418, 419, 420, 465, 467, 468, 471, 472, 473, 474, 475, 476, 477A, 489A, 489B, 489C, 489D and 489E of the Indian Penal Code, 1860 (XLV of 1860);
- (b) Offences punishable under the Prevention of Corruption Act, 1947 (II of 1947);
- (c) Offences punishable under the Defence of India Acts 1962 and the Defence of India Rules framed thereunder;
- (d) Offences punishable under the Imports and Exports (Control) Act, 1947 (XVIII of 1947);
- (a) Offences punishable under the Foreign Exchange Regulation Act, 1947 (VII of 1947);
- (f) Offences punishable under sections 51, 52, 55 and 56 of the Indian Post Office Act, 1896 (VI of 1898);
- (g) Offences punishable sections 83, 88, 116, 532, 539, 540, 541, 542, 628, 629 and 630 of the Companies Act, 1966 (f of 1956);
- (h) Offences punishable under sections 104 and 105 of the Insurance Act 1938 (IV of 1936);
- (I) Offences punishable under the Indian Official Secrets Act, 1823 (XIX of 1923);
- (j) Offences punishable under sections 7 and 8 of the Essential Commodities Act, 1985 (X of 1985) and conspiracies in relation thereto or in connection therewith;
- (k) Offences punishable under section 24(I)(iii) of the Industries (Development and Regulation) Act, 1951 (LNV of 1951) and conspiracies in relation thereto or in connection therewith;
- (1) Offences punishable under lients 25, 72, 74, 75, 78, 76A, 76B, 77, 78, 79, 80 and 81 of the Schodule to section 167 of the Sea Customs Act, 1878 (VIII of 1878);
- (m) Offences punishable under section 8 and 7 of the Land Customs Act, 1924 (XDC of 1924);
- (h) Offences punishable under the Indian Wirsless Telegraphy Act, 1933 (XVII of 1933);
- (b) Offences punishable under the Telegraph Wires (Unlawful Possession)
 Act, 1950 (LNXIV of 1950);
- (p) Offences punishable under the Railway Stores (Uniawful Possession) Act, 1988 (LI of 1935);

(r) attempts, abetments and conspiracies in relation to or in connection with the offences mentioned in clauses (a) to (l); and clauses (l) to (q) and any other offences committed in the course of the same transaction arising out of the same facts.

[No. 25/12/62-AVD-II

T. C. A. RAMANUJACHARI, Dy. Sec

New Delhi, the 18th February 1963

G.S.B. 307.—In pursuance of sub-rule (1) and the first provise to sub-rule (2), of rule 4 of the Indian Police Service (Cadre) Rules, 1954, the Centre Government, in consultation with the Government of Punjab, hereby makes it following further amendments in the Indian Police Service (Fixation of Cad Strength) Regulations, 1955.

Amendments

In the Schedule to the said Regulations for the entries relating to "Punja the following shall be substituted, namely:—

1.	Senior posts under State Government	1	52
-	Inspector General of Police	5	
	Deputy Inspectors-General of Police Assistant Inspectors-General of Police	Б	
	Superintendents of Police (Districts)	18	
	Additional Superintendents of Police for American and Ferozepore Districts	2	
	Commandants, P.A.P. Battalions	14	
	Superintendents of Police, C.I.D.	4	
	Superintendent of Police, Vigilance (North)	1 ,	
	Superintendent of Police, Vigilanco (South)	1	
	Principal, Police Training School, Phillaur	1	
		52 .	- 1
	*	-	3
2.	Senior posts under Central Government		10
			68
	· ·		
1.	Posts to be filled by promotion in accordance with		
	rule 9 of the Indian Police Service (Recruit-	17	
4.	Posts to be filled by direct recruitment		51
5.	Deputation Reserve @ 15 per cent of 4 above		. 8
6.	Leave Reserve @ 11 per cent of 4 above		6
7.	Junior Posts @ 20.60 per cent of 4 above		111
8.	Training Reserve @ 10-50 per cent of 4 above		
0.	warmen's construct the same from some or a description		81
	Direct Recruitment Posts		
	Promotion Posts		11
			98
	TOTAL AUTHORISED STRENGTH		P-0

(No. 7/3/63-AIS(1)

E. B. N. MURTHY, Under Secy.

ORDER

New Delhi, the 18th February 1963

G.S.E. 145.—In pursuance of clause (22) of Article 366 of the Constitution of India, the President is hereby pleased to recognise Shri Jyotindra V. Desai as successor to the late Shri Valkunthalal Desai, a Bhagdar of Vasavad Taluka (Gujarat) with effect from the 15th March 1962.

[No. F. 16/3/63-Polt. III.] V. VISWANATHAN, Secy.

MINISTRY OF FINANCE

(Department of Revenue) CENTRAL EXCISES

New Delhi, the 23rd February 1963

G.S.R. 349.—In exercise of the powers conferred by rule 12-A of the Central Excise Rules, 1944, the Central Government hereby makes the following further amendment to the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 82/58-Central Excises, dated the 21st June, 1958, namely:—

In the Table annexed to the said notification, for Serial Number 5 and the entries relating thereto, the following shall be substituted, namely;—

S. No.	Excisable materials used	Description of goods	Rate of rebute
1	*	3	4
43.	Woothen yara, conon yara, jute marufac- ture, and synthetic organic dwastoffs and derivative;	Woodlen carpets,	Thirty nP. per Kilo- gram of curpet es- ported"

2. This notification shall be deemed to have taken effect from the 1st day of July, 1962.

[No. 25/63.]

the Central Excise Rules, 1944, the Central Government hereby makes the following amendment to the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 20,42-Central Excises, dated the 24th

In the said notification, for item (e) the following item shall be substituted,

"(e) for chemical conversion into chemicals, drugs, dyes, explosives or synthetic rubbers or for intermediates therefor;"

[No. 24, 63]

L. S. MARTHANDAM, Dy Becz,

(Department of Revenue)

CENTRAL EXCISES

New Delhi, the 23rd February 1969

G.S.R. 311.—In exercise of the powers conferred by section 37 of the Central Excises and Sait Act, 1944 (1 of 1944), the Central Government hereby makes the following rules further to amend the Central Excise Rules, 1944, namely:—

- i. These rules may be called the Central Excise (Fourth Amendment) Rules, 1963.
- 2. In the Central Excise Rules, 1944, in rule 2(ii)A, for sub-clause (n), the following shall be substituted, namely—
 - "(n) in the districts of Ahmednagar, Jalgaon, Dhulia, Nasik, Poona, Satara, Sholapur, Sangli, Kolhapur, Aurangabad, Parbhani, Nanded, Bhir, Osmanabad, Kolaba, Ratnagiri and Thana except Thana Taluka, all of Maharashtra State, the Collector of Central Excise, Poona;"

[No. 27/63.]

L. M. KAUL, Dy. Secy.

(Department of Revenue)

ORDER

New Delhi, the 12th February 1963

G.S.R. 312.—In exercise of the powers conferred by sub-section (i) of section 7 of the Central Salez Tax Act. 1956 (74 of 1956), the Central Government hereby specifies the Director of Fazenda as the authority to whom the dealers having a single place of business, more than one place of business or no fixed place of business in the Union territory of Goa, Daman and Diu, shall make application for registration under the said section.

[No. F. 8(6)-BT/62-II.]

MISS ANNA B. GEORGE, Dy. Socy.

MINISTRY OF COMMERCE AND INDUSTRY

New Delhi, the 12th Pebruary 1963

G.S.R. 313.—In exercise of the powers conferred by the provise to Article 309 of the Constitation, the President hereby makes the following rules regulating the method of recruitment to the post of Controller of Weights and Measures in the Manipur Administration, namely:

- (r) Short Title....These rules may be called the Controller of Weights and Measures (Manipur Administration) Reprubment Rules, 1963.
- (2) Application.—These rules shall apply to the post of the Controller, of Weights and-Measures in the Manipur Administration.
- (3) Number, Classification and Scales of Pay.—The number of the said post, the destification and the scale of pay strached thereto shall be as specified in columns 2 to 4 of the schedule hereto annexed.
- (4) Method of recruitment, ago Houit and other qualifications.—The method of recruitment, age limit and other qualifications for the said past shall be as mentioned in columns 5 to 13 of the said schedule :

Provided that the upper age limit prescribed for direct recruitment may be relaxed in the case of tandidates belonging to the scheduled easter and the scheduled cribes and other special enterpriy of persons in accordance with the general orders of the Central Government instead from time to time.

- 5. Disqualification.—(1) No person who has more than one wife living, or who, having a spouse living marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to the said post; and
- (a) No woman whose marriage is vaid by reason of the husband having a wife living at the time of such marriage, or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the said post:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exampt any person from the operation of this rule.

Recruitment Rules for the post of Controller of Weights and

Name of post No. of Classification Scale of posts.

Whether Age Limit Educational and Selection for Other Qualifications required for Direct Non-Recruits. Recruits. Selection Poet.

7 Б 5 4 3 3 Ī

Controller of Weights and Measures.

G.C.S. Rs. 350—350— Not 380—30— applicable. (General). \$90—EB—30—770—40—850.

and below (Relax-able for Government pervanu).

(i) Degree of a recog-plised University preferably in science.

(ii) About 5 years ex-perience in a res-possible capacity preferably in ad-ministering Weights and Menures Act

Qualifications relax-able at Commission's discretion in case of candidates otherwise well qualified.

Desirable:

Knowledge of Mani-pur Language.

DULE

Measures Manipur Administration

prescribed for the direct recruits will apply in the case of Promotes.

Period of Method of Rectt.
probation, whether by Direct
if any.
rectt. or by promotion,
transfer from which promotion to be filled by various methods.

In case of rectt.
by promotion,
transfer Grades from which promotion to be made. Whether age and educa-and educa-tional Quali-fications if any. The transfer to by promotion or transfer

If a DPC Circumstances which UPSC is what is its be consulted composition making recompositions.

В

IO

3.0

13

Not applicable.

2 Years

Direct recruitment failing which by deputation.

Deputation: Not As required
Officers holding applicable, under the rules,
analogous posts
or Central
or State
Georgements of State Governments (Period of deexceeding

No. SMC-10(7)/6t] K. V. VENKATACHALAM. Jt. Secy.

New Delhi, the 13th February 1963

G.S.R. 314.—In exercise of the powers conferred by the provise ic article 30% of the Constitution, the President hereby makes the following rules to amend the Class III and Class IV posts (All India Handscrafts Board) Recruitment Rules, 1562 published with the not feation of the Government of India to the Manistry of Commerce and Industry No. G.S.R. 1618, dated the 1st December, 1964, namely:—

These rules may be called the Class III and Class IV posts (All India Handgerafts Board).
 Recruitment (Amendment) Rules, 1963.

2. In the Schedi ment Rules, 1962, be entries shall be inser	ACILE FILE CYLIS	Citiff transmarra out a	posts (Al) India Honories relating there	andicrafts Bos etc, the follow	ard) Recrui
ı	. 2	3	4	5	6
Junior Field Officer	. 33	Class-III Non-gazetted Non-Ministerial.	Rs. 325—15—475 —HB—20—575	Selection poat.	24 to 28 years.

7 8 9 10 . M.A. or B.A. Ho-Age No Education 50 percent by direct recruit-ment and 50 percent by pro-As required under the rules. Technical Assisnours, in Econo-mics, Mathematics nours, in Economics, Mathematics or Statistics of a recognized University.

2. Experience in collection, collation and interpretation of attainties! data.

3. Knowledge of Cottage or Small Scale. tants/Investigayears. qualifica-tions : Yes. Investigators, Junior Investi-gators Statistical Assistants with motion. 3 years service in the grade. age or Small Scale
Industries as evidenced by any publications or serval
work in the field.

[No. 17(13)/61-HS (I)]

R. KALYANASUNDARAM, Under Sety.

CORRIGENDUM

New Delhi, the 7th February 1963

G.S.S. 315.—In the notification of the Government of India in the Ministry of Commerce and Industry No. 3-Estt. (B) (49)/56/E.IV., dated the 14th July, 1959, published on pages 1062—1065 in Part II Section (3) Sub-Section (1) of the Gazette of India dated the 25th July, 1959, under column 3 of the Schodule, against the entry Librarian for "Ministerial" read "Non-Ministerial".

[No. 3/3/63-Eatt.IV.] K. N. R. PILLAL, Under Secy.

MINISTRY OF FOOD AND AGRICULTURE

(Department of Food)

New Delhi, the 12th February 1983

G.S.R. 316.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to-amend the National Sugar Institute (Classes I and II Posts) Rules, 1958, published with the notification of the Government of India, in the Ministry of Food and Agriculture (Department of Food) No. G.S.R. 486, duted the 11th June, 1958, namely: namely:-

- These rules may be called the National Sugar Institute (Classes I and II Posts) Second Amendment Rules, 1963.
- In the Schedule to the National Sugar Institute (Classes I and II Posts)
 Rules, 1958, for Items 2, 3 and 4 and the entries relating thereto, the
 following items and entries shall be substituted, narrally:—.

****							Scien
Name of Post	4	No. of Ci Pouts	lessification.	Scale of pay		Whether selection post or post- relection post	Age limit for direct recruits
ī	2	3	4		5	6	
Professor of Sugar logy. Chief Sugar Ted (Advisory) Chief Sugar Ted (Extension) A) Anistant Direct wey and Informatic (B) Chief Ted (Cane Quality).	hnologist tor (Sur- nn), nnologist	T T	G.C.S. Clars I	Rs. 1300— 1600		Selection	50 yrs. and below (Relaxable for Grow Servants)
		•					

MILE.	197	93				
Educational and other qualifications required for direct recruits	Whether age and educational qualifications prescribed for the direct recruits will apply in the case of promoners	of proba- zion, if any	rectt, whether by direct rectt, or by	rectt. by pro- motion trans- fer, grades from which promotion to	If a DPC exists what is its composition	Circumstance in which U.P.S.C. is to be consulted in making rects.
7	8	9	то	EI	13	13
(a) Master's or equivalent Honours degree in Chemistry, Chemical Technology or Chemical Engineering of a recognised University. (ii) Training in Sugar Technology or Sugar manufacture in a recognised Institution or Factory. (iii) About 7 years' research or practical experience of sugar a technology in a responsible capacity in a sugar factory of repute or in a technical institute. Qualifications relaxations at Commission's discretion in case of candidates otherwise well qualified.	No.	Two	Promotion 50 % Direct Rectt, 50%	Promotion (i) Assistant Professor of Sugar Tech- nology. (2) Senjor Technical Officers (S.T. (with 5 years strvice in the grade).	D.P.C.	As required under the rules.

[No. F. 3-170/62-Bugit.] PARTAP SINGH, Under Secy.

(Department of Food)

ORDER

How Delhi, the 13th February 1963 * -

G.S.R. 317.—In pursuance of sub-clause (b) of clause 2 of the Wheat Roller Flour Mills (Licensing and Control) Order, 1957, the Control Government hereby appoints the following officers as inspectors to exercise the pursues and partners

294

the duties of inspector under the said Order, within their respective jurisdictions; namely:—

- Shri A. Rashid, Deputy Director (Food), Southern Region, Madras vice Shri S. Rejagopalan;
- Shri S. Rajagobalan, Deputy Director (Food) Southern Region, Hyderabad, vice Shri R. Rajagopalan, and makes the following further amendments in the notification of the Government of India in the Ministry of Food and Agriculture (Department of Food) S.R.O. 3082, dated the 25th September, 1957, namely—

In the schedule to the said Notification, (a) for the existing item 9, the following item shall be substituted, namely:—

- "9 Shri A. Rashid, Deputy Director (Food), Southern Region, Madras";

[No. 116/1/63-BP.III.] N. B. BASU, Under Secy.

(Department of Food) ORDER

New Delhi, the 18th. February 1963

- G.S.R. 318.—In exercise of the powers conferred by section 3 of the Essential Commodities Act. 1955 (10 of 1955), the Central Government hereby makes the following Order further to amend the Rice (Punjab) Price Control Order, 1962, namely:—
- 1. This Order may be called the Rice (Punjab) Price Control (Amendment) Order, 1963.

S.No.	1	2	8 *
"8.	Dehusked Grains	. 1"	

Explanatory Note.—The following is an Explanatory Note and does not form part of this Order.

This Order fixes the tolerance limit for dehusked grains in Superior Basmati (Raw) rice, at 1 per cent.

[No. 201(PB)(1)/615/63-PY.II.]

C. BANERJI, Dy. Secy.

MINISTRY OF REALTH

New Delhi, the 13th February 1963

G.S.B. 313.—In exercise of the powers conferred by the Provise to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment of persons to the posts of Health Education Technician, Grade I (Modelling) and Health Education Technician, Grade I (Electrical) in the Birectorate General of Health Services, namely:—

1. Short title.—These rules may be called the Directorate General of Health Services (Health Education Technician, Grade I) Recruitment Rules, 1963.

- 2 Application.—These rules shall apply to the posts specified in column 1 of he Schedule hereto annexed.
- 3. Number. Classification and scale of pay.—The number of posts their classication and the scale of pay attached thereto shall be as specified in columns 2 to of the said schedule.
- 4. Method of recruitment, age limit and other qualifications.—The method of ecruitment to the said posts, age limits, qualifications and other matters relating these posts shall be as specified in columns 5 to 12 of the said schedule;

Provided that the upper age limit prescribed for direct recruitment may be elaxed in the case of scheduled castes, scheduled tribes and other special cateories of persons in accordance with the orders issued from time to time by the central Government.

- 5. Disqualification.—(a) No person, who has more than one wife living or the having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse shall be eligible appointment to the said posts; and
- (b) No woman, whose marriage is void by reason of the husband having a rife living at the time of such marriage or who has married a person who has a rife living at the time of such marriage shall be eligible for appointment to the aid posts;

Provided that the Central Government may, if satisfied that there are special rounds for so ordering exempt any person from the operation of this rule.

***	THE GAZETTE	OF INDIA	: FEBRUARY	28, 1963/PHALGUNA	4, 1884	[PART II-
250				2		

Scale

Recruitment Rules for the post of Health Education

Name of post

No. of Classification posts

Scale of Pay

Whether selection post or Non-selection post

Age limit for direct recruits

2

3

Rs. 370-20-25-575-

4

5

Not applicable

35 years and below (Relaxable for Govt. servants at the dis-cretion of the Union Public Service Commission).

6

Health Education Technicism Gr. I (Modelling)

1

General Central Service Class II Gazetted (Non-Ministerial)

Health Education Technicism, Gr. I (Electrical).

Do.

Do.

Do.

Do.